# Miscellaneous Cattle Pounds-Cesses ]

# MISCELLANEOUS.

# CATTLE POUNDS

No 175 - Dated Camp Amere, 1st April 1876

FROM THE OFFICIATING CHIEF COMMISSIONER, AJMERE MERWARA

TO THE COMMISSIONER, AJMERE-MERWARA

With reference to your letter No 4004 of 22nd December 1875, on the subject of the Establishment of Pounds in the Cantonment of Local Corps I have the honor to sanction the introduction in the Ajmere District of the procedure prevailing in the Punjab under Home Department Notification No 3734 of 12th October 1875

### HOME DEPARTMENT NOTIFICATION

No 3734 - The 12th October 1875

With reference to the Order of the Government of India Home Department, No 55 3443, dated 21st August 1868 published in the Punjab Gazette of the 3rd September 1868; it is hereby notified that the Income from Cattle Pounds established by lawful authority in Multary Cantonnents in the Punjab shall be an asset of the Cantonnent Fund and that all expenditure on them shall be charged to that Fund, the Pounds being kept under the management of the Cantonnent Magistrate subject to the control of the Magistrate of the District as required in Act I of 1871

2 This arrangement will have effect from the beginning of 1866 67 except in cases where it is already in force

Translation of a Robbarussued from the Office of Colonel Charles George Dixon Commissioner of Aymere dated 13th December 1854

It appears that formerly during the time of Southern rulers (Maharatias) certain cases such as Four Lharach (Army expenses) leviable from Istimizations and Jaguidars and Bhom Bab and Bhom Dastur leviable

fr m the Bhumins of Jugar and Klad a villages as well as Patel Bab leviable fr in the Patels of the said villages were collected in addition to the land revenue recovered from the Khalsa villages and the fixed amounts part by the Istimranlars Accordingly these cesses continued to be collected al ng with the land revenue by the British Government to the end of the year 1842 Colonel John Sutherland Inte Commissioner of the District, how ever found that those who paid the above cesses to Government leved in their turn numerous other cross from their roots who felt their pressure heavily He therefore submitted a report to the Governor General of India r commending the abolition of the above cesses, which amounted to Rs 68 842 After three years correspondence between Colonel Sutherland myself is Superintendent of Aimere the Government of Agra and the Government of India an order of tennission was received under letter No 66, dated 14th November 1842 from Mr Maddock, Secretary to the Government of India to the address of Mr. Hamilton, Secretary to the Government of Agra. None of the above cosses has accordingly been collected by Government from the I-timrardars the Bhumas or the Jagurdars for the last twelve years. At the time when the remission was sanctioned it was ordered throughout the Aimere District that thenceforth no Istimrardir Bhumia Jagirdar or Patel was to levy from any of his ryots any of the fees or perquisites referred to above Recently several disputes between the Bhumias of the Jaeu and Khalsa villages and their roots have come up and files have been prepared. It appears that, in spite of the abolition of the Bhum Bab and Bhum Dastur under orders of Government several of the Bhumas have not given up the collection of these dues eg Chounri Kansi Mullara, Nota, Halsara, Gao Shumari Kholri skins of unclaimed corpses of animals Parao and Nazrana on Holi, Dasehra festivals &c, as detailed below, which they have long been collecting Owing to the perseverent demands of the Bhumias the ryots of several villages are in severe distress and trouble

Accordingly I sent a letter to Mr William Muu Secretary to the Government of Agri for the information of the Lieutenant Governor, to the effect that notwithstanding the fact of remission of Bhum Bab and Bhum Dastur several of the Bhumias still demand the dues and are unwilling to give them up in the Khalsa or Jagir villages wheresoever they do exist that it is very necessary that the realization of the dues in question should be stopped by order of Government and that all the fees be discontinued with the exception of the Choul ulan and Paras fees and that the tenants be permitted to give Chovern and Kansa to the Bhumias at their pleasure, that similarly, the Patel

### Miscellaneous · Cesses.]

fees having been remitted the dues received by the Patels should be stopped and that in this case too the payment of Kansa and Chown i to the Patel should be left ontional, and that the collection of Parao and Chowkidars fees should in every village continue for the protection and security of goods, cattle, &c, and that the continuance of Parao is necessary and expe-The letter sent by me was placed before His Honor the Lieutenant-Governor, who sanctioned and approved of my proposals ir letter No 4592 dated 24th November 1854, from Mr Muir, Secretary to the Government North-Western Provinces to my address which purports to say that the Lieutenant Governor entirely concurs with my opinion, and grants permission for the carrying out of the proposals with regard to Bhum and Patel dues made in my letter, and that the Government having the well being of the people at heart requires that none of the ryots should be oppressed with any such fees or dues and with this object in view, has generously and liberally remitted during one year thousands of rupees A prolonged correspondence was held for three years between the Government officers, with a view that all the British subjects may enjoy peace and prosperity lection of dues from tenants was ordered at the time of the remission demand by the Bhumias of the fees and dues remitted by Government was altogether improper As it appeared that certain Bhumias were not at all inclined to give up the items of dues a report was submitted to the Govern-Orders have now been received from the Lieutenant Governor approving my report, and as it is expedient that those orders should be com plied with by every body, it is hereby ordered that Parwanas should be address ed to the Thanedars and Tehsildars for the information of the public on the authority of this Robkar to the effect that the Thanedars should explain and inform the people that the dues formerly levied and now remitted by Government, cannot now be collected by anybody. In regard to the Jagir and Khalsa villages the roots are given the option of giving the Chownri and Kansa to the Bhumias and Patels. Hindi orders should also be written to the Patels and Bhumias saying that in case they again collect the dues remitted by Government they will be liable to punishment. Parao and Chowkidari fees may, however, be collected as heretofore The Chownri and Kansa fees may be pud at the option of the tenants at the time of marriage. One copy of this Robkar should be sent to the Assistant Commissioner, and one to each of the Saddar Amina

List of dues received by Bhumias which after an inquiry by the Thane dars and verified by the Bhumias and Patels was submitted with the report

All the dues except Parao and Chouchidars fices and Chouns and Kansa due to Bhumas and Patels which rest at the option of the ryots have been stepped. Some of the dues are collected in one village, while others in another

- (1) Chownra.
- (2) Mukhya.
- (3) Nota.
- (4) hanen
- (5) Halsara
- (6) Gao Shumari
- (7) Skins of unclaimed animals
- (8) Parao (encamping ground)
  - (9) Hob and Daserah t resents
- (10) Ram Ram on marriages
- (11) Drum beating
- (12) Lodhi.
- (13) From Mahajans on occasions of their sons marriages
- (14) Grain
- (15) Kholra
- (16) Samela
- (17) One man from each house for a day for cutting grass
- (18) In a few villages on the occasion of a Bhumias eldest sons marriage one rupee per house
- (19) In every enclosure Rs 8 of Kishengurh currency per 100 bullocks
- (20) On cultivated land 4 pice
- (21) Potters bring water and the sweepers fuel for the hearth
- (22) A cot with quilt and waterpots on arrival of guests at a Bhumia's house
- (23) On the Tejaji Fair in Tabiji 2 annas per shop
- (24) Dried trees in the jungle
- (25) Permission is taken for clearing the waste
- (26) One cot and quilt when necessary
- (27) Repair of Bhumia's Castle without payment of any wages
- (28) Two pice per bigha from cultivators
- (29) On occasion of marriage 21 annas on account of cloth
- (30) One man daily brings cow dung and cow dung cakes from cultivators
- (31) Pala and wood on uncultivated lands of Bhumias

# Miscellaneous Cesses]

- (32) 70 Makki ears
- (33) One cart full of earth per house
- (34) Corn 5 seers per field
- (35) One bullock for a day from cultivators per house
- (36) One sheaf of wheat stems
- (37) One pice per rupee on Zabti
- (38) Two skins at d manute from Balats
- (39) Two buffaloes annually
- (40) 11 skins for Charsa from Regars
- (41) 4 annus per bigha on cultivated land
- (42) Picnic fees on Holi and Dewali Lestivals
- (43) One bundle of husk
- (44) 20 Makki ears per crop
- (45) Re 1 is present at apprusement time
- (46) If a Bhumia cultivates he gives a fourth share
- (47) One gost annually from Zamindars
- (48) One pur of shoes from Chamars and Balais
- (49) Cowries from Re 1 to Rs 4
- (50) Rupces 4 on account of Lamindari right in the Rabi crop
- (51) Nota is not fixed
- (52) The usual Chowkidara fees are collected
- (53) Manure of Parao is taken

(Sd) DIXON COLONFI

Commissioner of Agment

# [Miscellaneous - Durgah Khwaja Sahib Committee

# CONSTITUTION OF DURGAH KHWAJA SAHIB

Order by His Honor the Lieut Governor North Western Provinces NOTIFICATION

[1] No 602 A -Dated the 22nd February 1865

Under Section 10 Act \\ of 1863, the Hon ble the Lieutenant Governor is pleased to prescribe the following rules for filling any vacancy which may hereafter occur among the Members of a Committee appointed under the Act above named to superintend the maintenance of any losque Temple or other Religious establishment.

All persons who may be hereafter appointed to such Committee shall be elected by the male residents of the vicinity, such electors being not less than 18 years of age and professing the religion in the interest of which the endowment was founded and having their permanent residence at a distance of not more than five miles from the Institution

Whenever any vacancy shall occur among the members of a Committee appropriate as above, the remaining members of the Committee shull, as soon as pissible affix a notice, if the establishment be Mahomedan in Persian and Urdu or if it be Hindu, in the Hindu language and character, conspicuously, and in front of the main entrance to such Mosque Temple or other Religious establishment, declaring the occurrence of the vacancy, and calling on all qualified electors to assemble at noon on a day which shall be specified in the notice, and which shall not be later than three months from the date of the vacancy, at some convenient place, which shall also be specified for the purpose of electing a new member

The remaining members of the Committee, or one or more of them, shall attend, at the specified time and place, for the purpose of conducting the election, which shall be made as follows —Every voter shill be questioned separately. A separate paper shall be provided for each proposed member, whose name shall be written at the head of the paper. Every voter shall sign his name, or cause his name to be signed for him on the paper provided for the member for whom he sates.

The signatures shall be numbered consecutively as they are made, and as each signature is affixed, the numb of the person voted for, and the number of votes that have been recorded shall be called out

The person who may obtain the largest number of votes shall be held to have been duly elected

<sup>[1]</sup> Government Carette North Western Provinces dated 1st March 1865, page 120

# Miscellaneous . (Durgah Khwaja Sahib Committee) Dismissal of Public Servants ]

# NOTIFICATION

### GENERAL DEPARTMENT

[2] No 1811 A -Dated the 1st June 1867.

Under Section 7 of Act XX of 1863, the Hon ble the Lieutenant Governor is pleased to direct that the Committee for the carrying out of the provisions of the said Act, in regard to the Endowments of the Durgah of Moin ud din Chisty, commonly known as Khwaja Sahib, at Ajmere, shall consist of 5 Members, of whom one, who will also act as President, shall be an independent native gentleman professing the Musulman religion, and the others shall be selected from the parties interested in the management in the proportion of one from the family of the Dewan, one from that of the Mutwalli, and two from among the Khadims

The undermentioned native gentlemen are accordingly appointed Members of the Committee —[a]

Copy of Circular No 613, dated the 16th June 1886, from the First Assistant Agent to the Governor General, Rapputana, to the Commissioner, Aymere Merwara, and all Political Officers in Rupputana

[2] Government Gasette, N. W. P., dated 12th June 1867, page 396
[a] At present the Durgah Committee consists of the following Members —

<sup>(1)</sup> Munshi Allal nur Ahan, Prendest

<sup>(2)</sup> Mir Shafi Husein

<sup>(2)</sup> Hafiz Muhammad Husein

<sup>(4)</sup> Mir Zah irul H se n

<sup>(6)</sup> bheibh Allah Babbeli,

### [Miscellaneous: Dismissal of Public Servants

# No 37

Extract from the Proceedings of the Government of India in the Home, Revenue and Agriculture Department (Public) under date Simla, the 29th July 1879

### RESOLUTION

From time to time petitions or appeals, against the orders of local officers, removing or dismissing Government servants reach the Government of India. Such appeals ordinarily are forwarded through, or are reported upon by the Local Governments And the Governor General in Council is glad to say that he very rurely indeed sees ground for thinking such removals hasty or unjust. The general rule of the service is that the authority who can appoint to a particular office has power to dismiss or remove from that office, and an appeal hes from an order of dismissal to the official superior of the officer who passes such order Since the date of the order passed by the Court of Directors in 1851 no general instructions on the subject of dismissing public servants have been circulated by the Government of India Local Governments have from time to time issued such orders, and copy of a recent circular of the N-W P Government on the subject is appended to this Resolution His Excellency the Governor-General in Council believes that the forbearance and consideration enioned by the Honorable Court are usually exercised by public officers of all grades and departments, but at the same time he deems it advisable to republish those instructions with the following remarks —

1 In order that a dismissed servant of Government may be able to exercise his right of appeal, it is obviously necessary that the charge against him, his defence, and the order thereon, should be reduced to withing. And this course, so far as the Governor-General in Council is aware, is usually taken. In the case of public servants who are dismissed in consequence of facts or inferences elicited at judicial trial, or in the case of persons who absend with an accusation over their heads, this procedure may be unnecessary or impossible. But in all other cases of the dismissal of public servants the charge against a public servant should be reduced to writing, his defence should be either taken in or reduced to writing, and the decision on such defence should also be in writing. In many cases (such for instance as that of a clerk at an out lying tehal station) the officer who passes the order of

# Miscellaneous: (Durgah Khwaja Sahib Committee)

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The Chief Commissioner and Agent to Governor General having had occasion to observe certain irregularities of procedure in the dismissal of public seriants from the service of Government, I am directed to call your attention to the instructions laid down in the Home, Revenue, and Agricultural Departments, No \(\frac{1}{2\ldots^2 + 2\ldots}\) added 29th July 1879, copy of which was circulated to all Political Officers under this office endorsement No 1653 C, dated 20th August of the same year, and to remind you of the importance not only of giving the public servant, who is threatened with dismissal, every facility for replying to the charge against him, but also of recording his defence and the reasons for the decision thereon

[2] Government Ga ette N. W. P., dated 12th June 1867 page 296
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# Miscellaneous Dismissal of Public Servants

No 1383 1404

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# Miscellaneous: Dismissal of Public Servants]

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2 In regard to the rules of conduct which should guide the relations of superior officers with their subordinates, the Governor General in Council fully concurs in the views expressed by the late Court of Directors in paragraphs 4 to 0 of their despatch No 42 of 1851 copies of which are appended to this Resolution

From C Robertson Esq. Officiating Secretary to Government of North-West Provinces and Oudh, to all Heads of Departments, Commissioners, and District Officers in the North-West Provinces and Oudh No 11a, dated 13th April 1877.

It has frequently been noticed by the Government in petitions from persons who have been degraded or deprived of their situations in the public services, that the petitioners have not had an opportunity of explaining their conduct, and of making their defines before being reduced or dismissed from their appointments. The Lieutenant Governor and Chief Commissioner accordingly directs that in all cases of punishments and especially in all cases of dismissed the person concerned shall always be given a hering before the final order is passed, and a formal proceeding embedying the sit in intertaken and the reis as of dismissed shall invariably be recorded.

Ketract parapas 4 to 9 of a Desputch from the Honoralle Court of Directors No 42 date1 6th August 1851

PALVE In the letter from the Scretary to the Sudder Board of Revine North West Provinces conveying the opinions of the members of that Board we notice the following pressages—

It search needs to be stated that Native Officers are frequently domined from their situations not for proved delinquency or any tangelle matter or satisfaction delarge, but in accordance with the opinions of their mater of velocity or is taken up against them son times between

### Miscellaneous Dismissal of Public Servants

A large position of the public servants are under the absolute control of one others who has the absolute power of dismissal and men are consequently often dismissed by captice and also as a punishment

An officer often too dismises a man merely as a punishment with the intention frequently carried out of re appointing him

Further the native servants of Government are treated with a degree of hardship which stands in remarkable contrist to the conduct adopted towards Furopeans or Officers of mixed parentage.

To such an extent does this severity prevail that all prudent natives resign when they perceive that their superiors do not right them with favor. This state of things has the worst effect on our native Officers. It induces them to make hay while the sun shines and to add to the severity now used, by pronouncing every man dismissed incapable of serving Government would only add to the evil

Once again the jumor member of the Board takes this opportunity to put on record his deliberate opinion that less caprice less severity less undignity in the treatment of native servants of Government is necessary if Government would be well served by them

PARA 5 We confess we have perused these statements with pain and deep regret If the treatment of native officials by their covenanted superiors be indeed generally of the harsh character here alleged it is most discreditable to those members of our Civil Service who have practised it

Papa 6 But the rule we instructed you to introduce in place of aggravating the evil as is alleged will in reality ameliorate the position of the unconveniented seriants. We would establish it as a principle that when persons are appointed to permanent situations in any Department they should not be dismissed upon light grounds. Fraud and dishonesty continued and wilful negligence and all offence, involving moral disgrace meet with their appropriate punishment in dismissal and our position is that in every case in which that punishment is inflicted upon just grounds the individual should be considered to be permanently evoluded from Government employ. With regard however to the instances of arbitrary dismissal for slight reasons adverted to by the Secretary to the Board of Rovenie we can neither recognise their propriety nor see the advantage accuring to Government from the pract. It may be deabtful whether the punishment of temporary

# Miscellaneous: Dismissal of Public Servants ]

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2 In regard to the rules of conduct which should guide the relations of superior officers with their subordinates, the Governor-General in Council fully concurs in the views expressed by the late Court of Directors in paragraphs 4 to 9 of their despatch No 42 of 1851, copies of which are appended to this Resolution

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Extract paragraphs 4 to 9 of a Despatch from the Honorable Court of Directors No 42 dated 6th August 1851

PALA 4 In the letter from the Secretary to the Sudder Bourd of Revenue North-West Provinces, conveying the opinions of the members of that Board we notice the following passages —

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T) such an extent does this severity prevail that all prudent natives resign when they perceive that their superiors do not right them with favor. This state of things has the worst effect on our native Officers. It induces them to make hay while the sun shines and to add to the severity now used by pronouncing every man dismissed incapable of serving Government would only add to the evil

Once again the junior member of the Board takes this opportunity to put on record his deliberate opinion that less caprice, less severity less indignity in the treatment of native servants of Government is necessary if Government would be well served by them

PARA 5 We confess we have perused these statements with pain and deep regret If the treatment of native officials by their covenanted superiors be indeed generally of the harsh character here alleged it is most discreditable to those members of our Civil Service who have practised it

PARA 6 But the rule we instructed you to introduce in place of aggravating the cull as is alleged will in reality ameliorate the position of the unconveniented servants. We would establish it as a principle that when persons are appointed to permanent situations in any Department they should not be dismissed upon light grounds. Fraud and dishonesty continued and wilful negligence and all offences involving moral disgrace meet with their appropriate punishment in dismissal, and our position is that in every case in which that punishment is inflicted upon just grounds the individual should be considered to be permanently excluded from Government employ. With regard however to the instances of arbitrary dismissal for slight reasons adverted to by the Sccretary to the Board of Rovenue we can neither recognise their propriety nor see the advantage accurating to Government from the 11st tee. It may be dishtful whether the punishment of temporary

# Miscellaneous Dismissal of Public Servants ]

suspension under the name of dismissal with the intertion of re-appoint ment has any beneficial operations as regards the supposed offender. But we cannot doubt that it must tend to impede the business of the office by raising fears in the minds of she other native officials that the caprice of their superiors may inflict upon them the same penalty

We consider it more likely that Government will be well served if it is distinctly understood that probits and diligence are the conditions of continued employment than if the subordinates work in slavish dread of their olderal superior knowing that his whim projudice or passion may at any hour eject them from their situations and reduce them to destitution. In our opinion moreover the knowledge that gross inseconduct will altogether exclude from the service of Government will operate as an additional inducement to the honest and attentive discharge of duty on the part of native arrants. If the offence which a subordinate may commit be considered by the chief of his office to ment severe punishment though not the ultimate one of dismissal the circumstances should be reported to higher authority, and if mecessary to the Government for their nudement and decision.

Para 7 The salitary tendency of the proposed rule will therefore be to make adordinates more faithful in the discharge of their duties and supervisors more cautious in inflicting punishment upon those under their control-necessary as it is that the power of dismissal should be vested in the chiefs of Departments it is equally desirable to check and as far as may be practicable to regulate that power. If evidence of this be required the letter from the Agra Board of Revenue affords it and we shall here further quote the sentiments of the jumor member of that Board as a corroboration of the view which we are led to take of this question. He observes that since he has entered the service the Government have done much to temper the arbitrary sever ty with which their native officers are treated by their Furopean fellow servants and they have in consequence materially increased the honesty and faithfulness of that deserving class of men but more remains to be done and he doults not will be done by degrees. We give due weight to the opinions to which we have adverted and under the explanation we have now given we are not disposed to depart from our order of the 10th July 1850

PARA 8. There is however a class of cases which does not come within the in about of our order though erroncously considered in this light by

# [Miscellaneous-Dismissal of Public Servants

the authorities in the North Western Provinces—we mean cases of inapitude for the particular branch of occupation to which a native servant may have been originally appointed as well as cases of physical incapacity. The latter must be treated according to rule and with regard to the former we cannot but think that in the majority of cases the difficulty might be overcome by a re adjustment of duties without rocourse to the harsh steps of removal from office

PARA 9 We would in conclusion express our hope that the notice we have taken of this subject will have the beneficial effect of inducing the exercise of greater forbearance and a more just consideration on the part of our Civil servants towards the useful and deserving class of men placed in subordination to them With respect to the most important class of those men namely those receiving salaries of above Rs 10 a month and to some of whom under cert un restrictions pensions are granted upon retirement we think that you might issue instructions that you should be kept advised of the dismissal of all individuals composing that class and of the causes of their dismissal. This would afford an opportunity for enquity into cases in which the cause might appear unsatisfactory or questionable which does not at present exist. Should any instances unfortunately occur to disappoint the expectation which we have expressed that greater forbearance and justice will be exercised towards the native servants we desire to be invariably informed of them whether they shall occur in the class above referred to or in any others and we shall feel it to be our duty to visit such conduct with the expression of our severe displeasure

# STATEMENT SHOWING THE SUBJECTS, &c , OF THE

		917	MARKI SHOWING THE BOX	001.01		, or inc
7.0	Same of Exam retion	Reference to	S bjects Prescribed	Full marks	Pare marks	Officers on whom the Examination is comp isory
1	2	3	1	5	6	7
1	Petition Writers Examina	Judic al Con mis sioner s Order	It has been the practice to examine the candidates and to allot the marks as below —			All Petition
	CIOL .	dated 3rd Viay 1836	Han I writing	40	16	
		447 1016	Speiling	40	16	
			Form	40	16	
		1	Composition	40	16	
2	Patwaris Exam na	Chief Com	Hindi Reading and Writing	100	40	All Patwas
	tion	Notification	Arithmetic up to Rule of Three	100	40	and Asib Ps Waris
		No 7135 dated 16th July 1889	Plane table survey and computation of areas	100	40	
		Patwari Rules			40	
8	Girdawara Examina	Ditto	Hindi Reading and Writing	80	32	All Girdan
	tion		Urdu , ,	80	32	
			Arithmetic	100	40	
	}	l	English figures	50	20	
		1	Survey by plane table and comput ation of areas	50	20	
			General Revenue Laws			
	1		I Land and Rev Reg II of 1887			
			2 Irrig Reg No VIII of 1887	1		
			3 Patnari Reg of 1895	i		
			4 Land Acquisition Act			
			o Agri Loans Act XII of 1884			
			6 Land Improvement Loans Act XIX of 1884			
		1	General Revenue Rules		1	
			1 Revenue Rules 2 Irrigation Rules 3 Patwar Rules with Hidejatnama Patwarian 4 Rules from the maintenance of traverse striey and boundary 1 Taccan Rules			
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# VARIOUS EXAMINATIONS HELD IN THE AJMERE DISTRICT.

Date of Examination	Officer under whose orders the Examination is conducted	Other Remarks and Conditions
	9	10
	Assestant Commissioner, Ajmere	Aggregate press marks \$\frac{1}{2}\$.  The cumb late will have to prove attasactorial, that he is of respectable character and that he is draw up a clear concise, an straightforw ul pettition plaint or memoran lum of appeal
Twice a vear	1 Rev Extra Assistant Common, Yresubent 2 Televildar, Ajmere 3 Deputy Inspector of	Questions on Patwari Rules con east of general questions on the subject of lirigation and othe Revenue matters
	Schools, Ajmere  4 Girdawar	Aggregate pass marks 127
Twice a year  (1) 15th April and the following days  (2) 15th October and the following days	1 Rev Extra Assistant Commr, President 2 Tehaildar Ajmere 3 Dy Inspector of Schools	The detail of General Revenue Laws and General Revenue Rules has been prescribed by the Collector

# Miscellaneous ]

# Local Departmental Examinations

# STATEMENT SHOWING THE SUBJECTS, &c, OF THE

- Name of	1				
Ne Examinatio	Reference to Rules	Subjects Prescribed	Pull marks	Pass marks	Officers on which the Examination is compulsory
1 2	3	4	6	6	7
4 Court Readers'	Chief Com	Cavil Procedure Code	150	60	All Court Re
Examina	Notification	Criminal Procedure Code	150	60	l
1 11012	No 131 dated 15th	Limitation Act	80	32	i
ļ	February 1889	Court Tees Act	80	32	
- (		Stamp Act	80	32	[
	1	Translation and translateration into Hin h and English	50	20	
1	[	Conversation	50	20	ĺ
1		Urdu translation	50	20	
5 Lower Standard Examination		A simple examination in  Revenue  (1) The Aymere Land Rev Reg. and Rules  (2) The Irrigation Regulation and Rules  (3) The Land Acquisition Act Judicial  (1) The Irdian Penal Code and Amending Acts, with the Whipping Act  (2) The Code of Civil Procedure  (3) The Evidence Act  (5) The Aymere Court Regulation  (6) The Aymere Lawa Regulation	120 120 120 150 150 150 120 80 6:	48	All Tchuldars, Nath Tchuldara Vumanffs, Sub- and Magustate and Magustate of the 3rd and 2nd classes

# [Miscellaneous

# Local Departmental Examinations

# VARIOUS EXAMINATIONS HELD IN THE AJMERE DISTRICT

í

Pate of Examinati n	Offer nisrwhose orders the Luant at is condicted	Other Remarks and Co ditions			
8	9	10			
Once a Year in January	(1) Commissioner, President	sioner Ajmere shall also pass the   Lower Standard Examination in   Land Revenue Regulation and			
	(2) Assistant Commiss oner Ajmere	Rules Aggregate pass marks ###			
	3 Jul al Assatart Com 1 as net Aj ere				
D tto	D tto	Aggregate pass narks 1996			
	-	j			

# Miscellaneous ]

# Local Departmental Examinations

# STATEMENT SHOWING THE SUBJECTS, &c, OF THE

			<del></del>			
70	Name of Examinat on	Reference to Rules	Subjects Prescribed	Full marks	Pass Marks	Officers on whom the Exan nation is compulsory
1	2	3	4	Į į	6	7
6	—continued  Higher Stendard Examina tion	Chief Com missioner a Notification Notification dated 15th February 1889	For Officers knowing Urdu (1) Transliteration and translation into Urdu Urdu or I nglish of easy man script documents in Gray Sayastin and (b) the Cartesian of the Sayastin and (b) the Cartesian of the Sayastin and (b) the Cartesian of a sample piece of English into Hundi Indian Conversation of a sample piece of English into Hundi Indian Conversation of the Dataset with an ordinary villager For Officers knowing Hindi Stuliar tests in Urdu omitting he conversational portions  A more difficult examination in the subjects mentioned above, adding for Judicial Officers (7) The Lamtation Act (8) The Contract Act (9) The Court Fees Act (10) The Stamp Act (11) The Transler of Property Act (12) The Specific Robel Act For Officers knowing Hindi The same tests laid down for the Lower Standard being of a more difficult character For Officers knowing Hindi Stuliar tests in Urdu omitting the conversational portions	50 50 50 100 80 80 100 100 50	32	Revenue Officers Sub in Igea let class in Igea let class ent class below the rank of Extra Assistant Commissioner
			<del></del>			

# [Miscellaneous.

# Local Departmental Examinations.

# VARIOUS EXAMINATIONS HELD IN THE AJMERE DISTRICT.

Date of Examination	Officer under whise orders the Examination is conducted	Other Remarks and Conditions			
8	9	10			
Once a year in January	Commissioner, President Assistant Commissioner, Judicial Assistant Commis	Aggregate pass marks {{{}			

# Miscellaneous 1

# Local Departmental Examinations

- 4 The Chief Commissioner may in his discretion order the removal of in officer who has failed in three successive examinations or declare such othere until for further promotion or exempt him from the prescribed examination altogether.
  - 5 The examination Committee shall consist of-

The Commissioner and Sessions Judge—President The Assistant Commissioner Ajmere and

The Judicial Assistant Commissioner

and shall assemble on dates to be fixed by the Commissioner

- 6 The press qualification in each standard shall be 4rds of the total marks subject to a minimum of 40 per cent in each subject
- 7 All Court Readers shall at first be appointed on probation only and shall not be confirmed in their appointments till they have passed the Lower Standard in the Criminal and Civil Procedure Codes the Limitation Act the Court Fees Act and the Stamp Act and in language and their appointments shall be conditional on their passing within a year
- $8\,$  The Reader to the Assistant Commissioner of Ajmere shall also pass the Lower Standard in Revenue Law

### Miscellaneous.

Lotteries and Race Success

## LOTTERIES AND RACE SWEEPS

# No -5

From A Mackenzie, Esq. C S Secretary to the Government of India, Home Department, to Madras, Bombay, Bengal, N W P and Oudh, Punyab Central Provinces, British Burma, Coorg, Assam and Hyderabad

# Dated Simla, 31st May 1882

The attention of the Governor General in Council has recently again been drawn to the fiet that in some instances sanction has been given by local authorities to the holdings of lotteries for various objects and to the appearance in the local newspapers of advertisements regarding such undertakings. This has probably been through madvertence or forgetfulness of the tenor of the Home Department Resolution No 329 of the 1st November 1877. The Government of India return the opinion then expressed that the practice in question is distinctly mischievous, and one to which no encouragement of any kind should be given by Government. I am accordingly directed to request that all applications for permission to hold lotteries may be in future in viriably refused.

# No 184

Copy forwarded to the several Departments of the Government of India for information and guidance

# (Sd) A H T MARTINDALE,

Offg Under Secretary to the Government of India

### COVERNMENT OF INDIA HOME DEPARTMENT

## No 329

Extract from the Proceedings of the Government of India in the Home Department (Police) under date Simila the 1st November 1877 Rads --

A circular of the Punjab Government dated the 29th March 1877 with drawing the prohibition against the publication of advertisements of lotteries not authorized by Government

# Miscellaneous ]

Lotteries and Race Suceps

Read also -

A letter from the Bengal Government dated the 13th September 1877, No 1441 J

RESOLUTION -On the 13th September last the Bengal Government forwarded a letter from the Commissioner of Police at Calcutty reporting that advertisements of lotteries and race sweeps printed beyond the limits of Lower Bengal we sent in large numbers to hotels and other places of public resort in Bengal, in contravention of section 294 A of the Indian Penal Code, and that the proprietors of newspapers and other periodicals in Bengal complain bitterly that their columns are closed to notices and advertisements which are freely permitted elsewhere His Honor the Lieutenant Governor of Bengal considers that the present treatment of lotteries by the different Local Governments is exceedingly unsatisfactory, in Bengal the law is strictly enforced, while in the Punjab and elsewhere it is habitually broken with impunity and newspapers are allowed to advertise and circulate proposals directly opposed to the provisions of the section of the code cited. His Honor is of opinion that if these lotteries and race sweeps are mischievous they should be put down by law, instead of being allowed to develop them selves year by year, but that if they are considered to be a harmless amusement the prohibitory clause in the Penal Code should be repealed, and lotteries should not be discouraged. His Honor himself considers them exceedingly mischievous

2 The Government of India concur with His Honor's opinion as to the mischievous character of the lotteries and race sweeps advertised, and believe that the mischief is year by year assuming greater dimensions. As the intention of the law on the subject is clear, and as its provisions were intended to operate in one province as much as in another, the Government of India consider that the law should be uniformly enforced. Local Government and Administrations are, therefore requested to enforce the law, after giving due notice thereof by publication of this Resolution in their several official Givettes.

### [Miscellaneous

# Murrage and Funeral Expenses

# RULLS REGARDING REDUCTION OF MARRIAGE AND FUNERAL EXPENSES AMONGST THE ZEWINDARS OF THE MERWARA DISTRICT\*

Dated 4th July 1891

27

The zemindars of Merwan have agreed among themselves to accept the following rules for the regulation of expenses on matriages and mosur ceremonies. They are hereby published for general information and guid ance and Tebsildars are requested to see that they are duly observed.

A half yearly return in the Form attached of marriages and mosurs should be submitted to Commissioners Office on 1st January and 1st July by the Assistant Commissioner Merwara

- $1\,$  The term  $\,$  zemindars  $\,$  means and includes Mers Merets Rawats and Chitas
- 2 The expenses of ceremonies at all the marriages and deaths amongst zemindars in the Perganahs of Beautr and Todgath in the Merwara District shall in future be regulated according to the conditions and rates herein laid down
  - 3 The marriage expenses shall be divide I into three heads as under-

# ( 1 )-Betrothal Ceremony

(1)—On b trothal Rs 20 (2)—Extra expenses to be meurred within 3 years of

betrothal Rs 20

# (b)- Harra je Ceremonres

(1)—At the time of mairiage Rs 40

(2)—Rat (night of marriage) 35

(3)—Brahmins Dholce &c 25

NB—The above expenses will be incurred by the father of the bridegroom while the father of the bride will only give a dowry and ornaments of the value of

\* I or rules appl al le to Rajyuts R ji tana s e le d Rajputana Agen )

### Miscellaneous 1

Marriage and Funeral Expenses.

(c)—Nata	Expenses
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- 4 If, for any reason, the father of the bride should regard the ceremony of betrothal as cancelled wathout obtaining the consent of the father of the bridegroom, the former shall have to pay the latter double the amount received by him on this account
- 5 If the father of the bridegroom wish, for any reason, to cancel the betrothal, he shall only claim the amount paid by him to the bride's father
- 6. For the purposes of "mesur" expenses the zemindars in the Merwara District have been classed as under, and the amount shown against each class shall represent the highest limit to which they can spend at the mosur communities.
  - (a)—Class I, representing those whose annual income is Rs 1,500 and above, shall not spend over ... Rs 900
  - (b)—Class II, whose annual income exceeds
    Rs 800, but does not exceed Rs 1,500,
    shall not spend over ... ... 500
  - (c)—Class III, whose annual income exceeds
    Rs 300, but does not exceed Rs 800, shall
    not spend over ... 200
  - (d)—Class IV, whose annual income exceeds

    Rs 100, but does not exceed Rs 300, shall

    not spend over ... ... 100

N.B.—The aforesaid hmits shall in no case be exceeded, should, however, any one wish to spend less, he shall be at liberty to do so.

7. Ti e com mentioned above shall be deemed to be the com of Chitore currency

### [Miscellaneous

Marriage and Funeral Expenses

- 8 The Tchsilder of the Pergandian which the zeminder intending to perform the mosur exeminary reads shall decide as to what class the man belongs and his decision in this respect shall be final
- 9 In case of infringement of any of the above conditions the village punches shall punish the person responsible for the same with fine and in case of his disobedience may turn him out of the caste. The amount of fine shall be fixed by the punches and when realised shall be credited to the numbrant fund of the village in which the person fined lives

DATED AJMERE

(Sd) J BIDDULPH CoL,

The 4th J1 ly 1891

Commissioner Ajmere Veruara

# Miscellaneous ]

Memorials

### MEMORIALS

RULES FOR THE SUBMISSION, RECEIPT, AND IRANSMISSION OF MEMORIAIS AND OTHER PAPERS OF THE SAME CLASS ADDRESSED TO HER MAJESTY THE QUELN, EMPRESS OF INDIA OR TO THE RIGHT HONORABLE THE SECRETARY OF STATE FOR INDIA BY PRIVATE LERSON, OR BY OFFICERS OF ALL CIVIL DEPARTMENTS

 $\lambda$  B —Ti esc rules do not m any way affect or superse le orders issue I on the same subject by the military autiorities for the guidance of the Aimy

(Notifications by the Government of India in the Home Department ,Public), No 707, dated 29th March 1878, No 972, dated 24th May 1878, No 208, dated 30th January 1879, No 2112, dated 7th November 1879, No 445 dated 18th Mirch 1891, No 1273 dated the 17th July 1885, and No 2061, dated 30th October 1889)

 $\mathbf{I}$  —No memorial will be received or attended to unless forwarded as hereinafter prescribed

II —Every memorial should be accompanied by a letter requesting its transmission to the authority to which it is addressed

III — Every memorial adhesed to Her Majesty or to the Secretary of State for India should be forwarded through the Local Government under which the writer is residing or is employed

IV — Memorials to Hor M yesty or to the Secretary of State from per sons us the Madras and Bombay Pecsuleanes should be forwarded direct by the Local Government, with a full statement of facts and an expression of opinion, except in the case of memorials which relate to any rule or standing order of the Government of India, or which, if gianted, would cause expenditure for which the Imperial and not the Local Government would be primarily responsible, or which relate to any legislative proceeding of the Governor-General in Council, or to an Act to which the Governor General has assented, or which relate to a case which has been previously under consideration of the Government of India, whether on appeal or otherwise. Such memorials should be forwarded with a covernig letter containing a full statement of

### Miscellaneous.

Memorials

facts and an expression of opinion to the Government of India in the Department having cognizance of the subject-matter of such memorial, by which Department the memorials will be transmitted to the Secretary of State.

V —Memorials to Her Myesty or to the Secretary of State from persons in Bengal, the North-Western Provinces and Oudh, or the Punjab should be forwarded by the Local Government, with a full statement of ficts and an expression of opinion to the Government of India in the proper department, for transmission to the authority addressed †

VI — Memorials to Her Myesty or to the Secretary of State from per sons in the minor Administrations—the Central Provinces, Burma, Berar, Mysore, Coorg, and Assum—should be forwarded, with a full statement of facts and an expression of opinion, by the Chief Commissioner, or other officer charged with the administration of the Province, to the Government of India in the proper department for transmission to the authority addressed;

VII —No limit is fixed to the time within which an appeal from an order of the Governments in India must be preferred to the Home Government, except in the case of appeals from a judicial decision in which the Judge is a political officer, and in which the appeal ordinarily lies to Government in the Political Department. Such appeals must be preferred within a period of twelve months from the date of communication to the parsons concerned of the order to which objection is taken

VIII —Memorials may be transmitted either in manuscript or in print but mist, with all acompanying documents, be properly authenticated by the signature of the memorialist on each sheet

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<sup>†</sup> Appeals I y private persons from the or less of Lieutenant Governors lie in the first instance to the Civernor General in Council. An appeal to the Secretary of State will lie only in the event of an appeal to the Governor General in Council having been rejected.

<sup>‡</sup> In these minor Administrations also appeals by in livi luals from the order of the Ch f Commissioners &c, he in it effect instance, to the Governor General in Council and there after to the Secretary of State.

# Miscellaneous l

Mamonule.

## MUMORIALS

RUIES FOR THE SUBMISSION RECEIPT AND IRANSMISSION OF MEMORIALS
AND OTHER PAPERS OF THE SAME CLASS ADDRESSED TO HEP MAJESTA
THE QUEEN DAYRESS OF LADIA OR TO THE RIGHT HONORABLE THE
SECRETARY OF STATE FOR INDIA DAYRINATE JERSON OR BY OFFICERS
OF ALL CIVIL DEPARTMENTS

 $\ B$  —These rules lo not many by affect os upersole orders as sold on the same subjectly the miltary atto testor the gradual transfer of the Arry

(Notifications by the Government of Inlivin the Home Department Public) No 707 dated 29th March 1878 No 972 dated 24th May 1878 No 208 dated 30th Januar J 1879 No 2112 dated 7th Novem ber 1879, No 445 dated 18th Mirch 1881 No 1273 dated the 17th Inly 1885 and No 2061 dated 30th October 1889)

 $\mathbf{I}-\mathbf{No}$  memorial will be received or attended to unless forwarded as hereinafter prescribed

II —Every memorial should be acc impunied by a letter requesting its transmission to the authority to which it is addressed

III — Every me norral addressed to Her Majesty or to the Secretary of State for India should be forwarded through the Local Government under which the writer is residing or is employed

IV —Memorals to Her Mujesty or to the Secietary of State from per sons in the Madris and Bombay Presidences should be forwarded direct by the Local Government with a full statement of facts and an expression of opinion except in the case of memorials which relate to any rule or standing order of the Government of India or which if gianted would cause expenditure for which the Imperral and not the Local Government would be primarly responsible or which relate to any legislative proceeding of the Governor General in Council or to an Act to which the Governor General has assented or which relate to a case which has been proviously under consideration of the Government of India whether on appeal or otherwise. Such memorials should be forwarded with a covering letter containing a full statement of

# [Miscellaneous,

Memorials

facts and an expression of opinion to the Government of Indra in the Department having cognizance of the subject-matter of such memorial, by which Department the memorials will be transmitted to the Secretary of State\*

V—Memorials to Her Mijests or to the Secretary of State from persons in Bengal, the North-Western Provinces and Oudh, or the Punjab should be forwarded by the Local Government, with a full statement of fixed and an expression of opinion to the Government of India in the proper department, for transmission to the authority addressed †

VI.—Memorials to Her Majesty or to the Secretary of State from persons in the minor Administrations—the Central Provinces, Burma, Berar, Mysore Coorg, and Assam—should be forwarded, with a full statement of feets and an expression of opinion, by the Chief Commissioner, or other officer charged with the administration of the Province, to the Government of India in the proper department for transmission to the authority addressed;

VII —No limit is fixed to the time within which an appeal from an order of the Governments in India must be preferred to the Home Government, except in the case of appeals from a judicial decision in which the Judge is a political officer and in which the appeal ordinarily lies to Government in the Political Department. Such appeals must be preferred within a period of twelve months from the date of communication to the persons concurred of the order to which objection is taken

VIII —Memorials may be transmitted either in manuscript or in print, but must with all acompanying documents, be properly authenticated by the signature of the memorialist on each sheet

<sup>†</sup> Appeals by private persons from the orders of Lieutenant Governors lie in the first instance to the Governor General in Commit—An appeal to the Secretary of State will be only in the event of an appeal to the Governor General in Commit having been rejected

 $<sup>\</sup>updownarrow$  In these minor Administrations also appeals by individuals from the order of the Chi I Commissioners &c. be in the first instance to the Governor General in Council and there after to the Secretary of State

# Miscellaneous]

Memorials

IX —Memorials, together with their accompanying documents, should be in English. If the accompanying documents must necessarily be forwarded in the Vernacular, an English translation should be appended, which should be attested by the signature of the memorialist.

NB-It will be well for the transmitting office to examine such trunslations, and if they are found to be incorrect or faulty, to notice the fact in sending on the memorial

X.—It is not necessary that memorials should be forwarded in duplicate or triplicate. The originals will invariably be transmitted to England, a copy being made and retuined by the Government of India if necessary for record.

XI —As a general rule the transmission to England of a memorial duly forwarded through the proper channel will not be delayed by the transmitting Government in India beyond a month after the receipt of such memorial

XII—Governments and Administrations in India are vested with discretionary power to withhold the transmission of memorials addressed to Her Mujesty of to the Secretary of State in the following cases—

- (1) When a memorial is illegible or unintelligible
- (2) When a memorial contains disrespectful or improper language
- (3) When a second memorral is presented after a decision has already been given by the authority to which it is addressed, and when no new facts or circumstances are adduced which afford grounds for a reconsideration of the case. A memorral addressed to Her Majesty by a person whose appeal to the Secretary of State has already been ejected shall be held to be a second memorral to the same authority, and shall not be transmitted.

<sup>\*</sup> As it frequently happens that the disposal of vernacular petitions presented to the

### [Miscellaneous

Memorials

- (4) When a memorial is a mere application for pecuniary assistance by a person manifestly possessing no claim
- (5) When a memorial is an application for employment under one of the Governments in India from a person not belonging to the Covernment Service
- (6) When a memorral is a mere appeal from a judicial decision
- (7) When a memorial is addre-ed by an officer still in the public service, and has reference to his prospective claim to pension
- (5)\* When a memorial is an appeal against an order of a Local Government regarding the distins-il, removal, reduction or other punishment of a Government servant whose salary was not more than R\* 100 a month, or when it is an appeal against similar orders of a Local Government confirmed by the Government of India from a Government servant whose salary was not more than R\* 250 a month.
  - (9) When a memoral is a mere appeal against the non-exercise by one of the Governments or Administrations in India of a dispensatory discretion vested in such Government or Administration by law or rule.

AIII —The Government of India may withhold the trummission of a memorial addressed to Her Majesty or to the Secretary of State unless the memorialist has previously memorialised the Government of India and the Local Government concerned on the same subject.

XIV—A list of memorials withheld under the discretionary power conferred by Rule XII will be forwarded quarterly to the Government of India in the case of memorials withheld by Local Governments under the same discretionary power, and by the Government of India in the department concerned to the Secretary of State

not actual ruin, to tlem, and it is night that under such circumstances, every oppurtunity

The Governor General in Council considers that the distretionary power of withholding petitions under Clause 8, Rule VII of the rules for the submission receipt and trans

# Miscellaneous I Form showing the mode of address to be adopted in addressing Istimrardars, Jagurdars and other

# Mode of address to Native Geatlemen

an Ofte	oj ua		temen					
Native gentlemen in the Ajmere-Herwara District	Bemarks	The title "Rap here applied is parely one of courtesy confine. I be the Ajmere District and only sanctioned on account of previous usage.					† The title 'Raja, here applied a purely one of contresy confined to the Agn ere D strict and only smithmed on a county of seasons.	חפשפי סו הכבים לו הביותים
	Address	Sulhi Sr (some of energ Shubharthare an opamen (Raly) of schooling the Boar of description of Chapter or calculation in the Boar of description of the thicknesses place handlesses (some of school Bahant ) alone ha Samechas Srij is kerps se thala has, Es ha sada hank chahrye depende.	Siddin Sr ( <i>samé of estate</i> ) Shichhastlane ssriopanan Tha Kurul Ra 1910 ( <i>same of editivete</i> ) 1,10g ( <i>Aimere or other</i> place) se Rad 'st ( <i>same of utrete</i> ) Lakadur likhavatun Johar banchavsa. Apranch	Suddhi Sri (name of estote) Shubhasthane Thakuran Ray Sri (name of ad iresee) 11 10g (dymere or other place) se Ray Sri (name of tertier) Ishadur likhan atun Johar banchna	Apranch Suddin Sri drante of estate) Thakuran Sri (name of addresvee) 11 198 (Amere or all er place) se Raj Sri (name of writer) Bahadur likhtun ken banchna. Apranch	Hakmneum dandam (norte of oddressee) Isimrardar (nome of	Stillin Sr, (name of catel) Shubhathana Rajaji Raj Sri Intane of al tervee) ji jog (45,mer or other place) se Raj Sr (fonne of verier) Bahadur likhanatun johar banchna Appanon	Haknik o'mann'i kitisab fazail o akhlak manb Sallamahul Jahu taala Bad ishtryak mulakat barakat ayat mash Jind khatir i sam had
Native	Name of I state	Istimrardars Shane Shane Shane Shane Shane Shane Shane Shane Shanae	22222	hadera Goela	All other Rajput Istimrardars	Anger Anger Ancekn Nausar	1 † Rajgarb	2 Diwanji of Dargah Khwaja Sahib,
	No.	1		Ξ	= -		17	

# [Miscellaneous

# Mode of address to Native Gentlemen

	-						The official communication is made	is cold it funkar or office			
Manyb Salab melulum (name of oditerce) sallemakullah	Raja Sahib hisyar melilihan Raja (name of Jaginlar) salamat Bad chart milebot wash in 1	Michigan Dad Alone majaket man Jagurder Do liyana	To be addressed by Kannah announce the second of the secon	Bahadur likhtun ken banchna. Apranch To be addressed by kannat	Sharafat o nayabat panab (name of addirece) to affyat lashund	Muchfik mehrban Mr Imam Ali salamat.		Mutawali Sahib melucian 1 dotan asilamabu Bal ahauk minkan wanib bal To ba adiresaci by Kaifi,st	Ditto Mashilhat mash (11000 of éresce) da afyat bachand	Seth Sahu mchrban i mukhlisan <i>(nane of addreser)</i> Sulla mahilikhyi cseke Bed sahiyak analasas kasar ni musarni	mashlud Abater i muhaldsaf musser bad Seth Ssinb medreban salamat Bad sbank mulakat anki Sharalak o mpikbit panah ba afiyat lasband
3 Nanab of Bora, &c	4 * Gangwana	5 Dodlyana	6 Jharwasa 7 Mangalyawas	S Nandla	9 Mornjhara { Zahurul Husain	10 Dilwara (Mir Imam Ali)	11 Honorary Magistrates	Mutawaliis Dargah Khwaja Sahib Mutawalii Dargah Miran Salub	Muaffars Abdul wahab, son of Mir Chish's Bakhah Shafi Muhammad, son of Shaikh Chishti Bakhsh	Seth Radhalishan Gobinddas of Muttra	Rai Rahadur Seth Mulchand Son: Ran Rahadur Seth Samr Mal Ray Veth Chand Mal R. B Seth, subng Mal Dhadia Three multid to a chair not speci- fied aloye
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Normal School at Azmere

# RULLS FOR THE WORKING OF THE NORMAL SCHOOL AT AJMERE

(Sanctioned in Chief Commissioners Letter No 382 dated 12th April 1894)

- 1 For the present and until further orders the number of stipendiary pupils studying simultaneouly in the Male Normal School shall not exceed twelve They shall be divided into two classes the 1st and 2nd class
- 2 Any applicant who is hi ely to prove an efficient Village School Master and to be qualified for employment as Naib or Master within two years shall be eligible for admission into the school Preference will however be given to candidates from the local uillage schools in the district. The selection will rest with the Inspector of Schools
- 3 The ordinary course of study in the Normal School shall continue for a period of two years. During the first year the students will as a rule be in the second or lower class. At the expiration of that time they will if qualified be promoted into the higher class. The promotions will be determined by the Inspector of Schools.
- 4 The standard up to which the pupils will be educated to enable them to obtain a pass certificate at the end of their attendance at the school shall be not lower thru that fixed for the middle class vernacular examination in North Western Provinces and Oudh
- 5 A monthly stipend of Rs 5 will be allowed to each puli during his attendance at the school
- 6 When a candidate joins the school his father or guardians or the candidate himself if above 18 years of age shall enter into an agreement to refund all that he may receive by way of stipend if he does not satisfy the test within two years from the date of his admission, or if having been passed as qualified he fails through any circumstances within his own control to serve Government for a period of at least two years after leaving the school

Normal School at Armere

- 7 In no case, unless specially permitted by the Director of Public Instruction can a candidate draw his stipend for more than two years. Immediate employment will be found for all passed candidates as far as vacan cass allow. But in the event of no appointment being vacant at the time it is required the candidate will be expected to support himself until he can be provided with a post as Naib or Vister.
- 8 Should a condulate who has been appointed Naib or Master ful to give satisfaction in that capacity lie will be hable to be recalled to the Normal School on a reduced stipend for such time as the Iu-pector of Schools may think necessary.

Dated 17th April 1894

A H T MARTINDALE
Officiating Commissioner and
Director of Public Instruction

# [a] No 24 dated the 10th January 1883

It is hereby notified for general information that on and after the 1st January 1884 approved and branded Marcs only will be served by Government Stalhons in the Ajmere Merwara District

Negotrable Instruments

# NEGOTIABLE INSTRUMENTS

# [1] NOTIFICATION

No 1433-The 30th September 1886

In exercise of the power conferred by section 139 of Act XXVI of 1881 (The Negotiable Instruments Act 1881 as amended by Act II of 1885) the Governor General in Council is pleased to make the following Rules for the guidance and control of Notaries Public appointed under that Act and fixing the fees mayable to those Notaries—

- 1 Notures Public shall in transacting business under the Act use the forms set forth in the Appendix to this Notification
- 2 Besides recording declarations of payment for honour (section 113) Notaries Public shall following the practice existing in the Previdency towns also register notings and protests made by them. No particular form of register is necessary for these purposes, but Notaries Public shall keep a substantial blank book in which to enter copics of all the letters which they may write presenting bills for acceptance or payment or better security, of all bills\* noted or protested or paid for honour, together with all endorse ments thereon (including that made by themselves to the effect that the bill his been noted or protested for non acceptance or non payment or want of better security), and of all protests made by themselves and of all declarations made by payers for honour. Notaries Public shall further, after examination of each entry in the book, affix their signature thereto and where demand of acceptance or payment or better security was made by a clerk shall cause to affix his signature also to the entry relating to the demand.
- 3 The book shall be known as the Natorial Register, and the pages thereof shall be numbered consecutively

<sup>[1]</sup> The Gazette of India October 2n 1 1885 Part I, Page 518

<sup>•</sup> In cases where the language of the bill is unknown to the Notary Public and where it is impossible to find any one acquinted with the language of the bill to copy it into the register, an entry in Pepister of an abstract of bill with the sufficient.

#### Negotial le Instruments

- 4 Even Notain Public shall permit the District Judge or such officer as the Leaf 6 criment from time to time uppoints in this behalf to inspect his regaler at such times not oftener than twice a year as the District Judge crofter ring for
- 5 When the original instrument is in an Oriental language any noting or pricet or entry in his register which has to be made in respect of the instrument by a Notary Public may be made either in that language or in English.
- 6 In making presentments of bills or notes Notaries Public shall observe the provisions of Chapter V of the Act

Provided that it shall not be necessary for a Notary Public to allow the drawer of a bill of exchange time for deliberation as provided by section 63

- 7 Every Notary Public shall use a plain circular seal bearing if he has been appointed by name his name and the name of the local area within which he has been appointed to execuse his functions and the circumstription. Notary Public and if he has been appointed by virtue of his office and of the local area within which he has been appoint d to exercise his functions at d the circumscription. Notary Public.
- 8 Every Notary Public shall have an office at such place within the local area for which he has been appointed as may be approved in this behalf by the District Judge
- 9 Notarics Public shall charge fees at the rates mentioned below namely

# (1) For noting an instrument-

			Rs	$R_{5}$
f the 11	strument	does not exceed	1 000	2
Rs	1 000	but does not exceed	o 000 G	3
	5 000	do	20 000	J
	20 000	do	30 000	6
	30 000	do	50 000	7
	o0000			8
		Rs 1 000 5 000 20 000 30 000	5 000 do 20 000 do 30 000 do	of the instrument does not exceed 1000  Rs 1000 but does not exceed 0000  5000 do 20000  20 000 do 30 000  30 000 do 5000

# Miscellaneous.]

### Negotiable Instruments

# (2) For protesting an instrument-

					Rs	Rs
If the amount o	of the	ınstrumen	t does not exceed	•••	1,000	6
If it exceeds	Rs	1,000	but does not exceed		5,000	7
Do -	33	5,000	do		20,000	10
Do	,,	20,000	do	٠.	30,000	11
Do	33	30,000	do	•••	40,000	12
Do	2)	40,000	do	٠٠,	50,000	13
Do	,,,	50,000	do	•••	60,000	14
Do	29	60,000	do.		70,000	15
Dо	,,,	70,000	do	•••	80,000	16
Dо	29	80,000	do.	٠.	90,000	17
Do	22	90,000	do	٠.	1,00,000	18
Do	33	1,00,000		٠.,		22

- (3) For recording a declaration of payment for honour, Rs 2-8
- (4) Duplicate protests-half the charge for the original

Note —In addition to the above fees, travelling allowance, at the rate of three annas a mile by read, may be charged when the Notary Public is required to attend at any place more than one mule form his office.

10 These Rules shall come into force on the first day of January 1887.

Negotiable Instruments.

#### APPENDIX

T.

FORM OF NOTING

(See Section 99)

(To be made upon the instrument or upon a paper attached thereto, or partly upon each)

Reference to page in Notorial Register

Date of pre entment and dishonour

Reason if any assigned for dishonour (or if the instrument has not been expressly dishonoured reason why holder treats it as dishonoured)

Date of note

(Sd) A B

Notar js charges

Notary Public

II

FORM OF PROTEST OF BILL OF EXCHANGE FOR NON ACCEPTANCE

(Sec Section 101)

On the day of 18 I A B a Notary Public appointed under the Negotiable Instrument Act 1881 of in (here state the local area for which the Notary Public has been appointed) in British India at the request of C D of did at (in person) (by my cleri) (by registered letter) cause due and customary presentment to be made to and did demand acceptance of the bill of excharge hereto annexed (or a literal transcript whereof and of everything written or printed thereupon is hereto annexed ) from D F the person upon whom the said bill is drawn to which demand he made answer (state terms of unner if any) (or to which demand he give no answer ) wherefore I the said Notary as

#### Negotiable Instruments

the request aforesaid by this writing do in the presence of M N. and O P witnesses, protest against the drawer of the said bill of exchange and all other parties thereto and all others concerned for all exchange re exchange and all costs, damages, and interest present and to come for want of acceptance of the said bill

Note —When efter a bill is protestel and before the protest is drawn up it is accepted from nour, the protest shoull further state it exame of the person for whom, and the manner in which ascels acceptance was offered and effected

# , III

FORM OF PROTEST OF BILL OF EACHINGE FOR NON ACCEPTINCE WHEN THE DRAWEE CANNOT BE FOUND

(See Section 101)

(a) Where search was made by Notury Public in person or by his clerk

day of 18 , I A B , a Notary Public appointed On the under the Negotiable Instruments Act 1881, of m (here state the local area for which the Aota y Public has been appointed) in British India at the request of CD of did in person) (by my clerk) make due search at for EF, in order to present to, and demand from, him acceptance of the bill of exchange hereto annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto annexed') which is drawn upon the said E.F. but was unable to find him . wherefore I, the said Notary, at the request aforesaid by this writing, do, in the presence of M N and O P, witnesses protest against the drawer of the said bill of exchange and all other parties thereto and all others concerned for all exchange, re exchange, and all costs damages, and interest present and to come for want of acceptance of the said bill

## Negotiable Instruments

(b) Where registered letter was sent to the drawer

18 , I AB, a Notary Public appointed On the day of ut der the Negotiable Instruments Act 1881 of in there state the local area for which the Notary Public has been appointed) in British India. at the request of CD of did send by post a registered letter addressed to E.F. at wherein I enclosed and demanded from him accordance of the bill of exchange hereto annexed (or a literal tran script whereof and of everything written or printed thereupon is hereto annexed ) which is di iwn upon the said EF but the letter was returned undelivered because the said EF could not be found, wherefore I, the said A stary at the regress aforesaid by this writing do in the presence of M V and OP withe ses protest against the drawer of the said bill of exchange and all other parties thereto and all others concerned for all exchange reexchange and all costs damages and interest present and to come for vant of acceptance of the said bill

Which I attest.

Notary Public

M N
O P

Notary Public

Note-When after a bill is protested and before the protest is drawn in it is accepted for lonour the protest shuld further state the ma e of the pers by whom and of the person for whan and the manner in which such acceptance was offered and effected

#### TV

FORM OF PROTEST OF PROMISSORY NOTE OR BULL OF EXCHANGE FOR NON PAYMENT

(See Section 101)

18 I AB a Notary Public appointed On the under the Negotiable Instruments Act 1881 of in there state the local area for which the Notary Public has been appointed) in British India at the request of CD of , did cause due and customary pre sentment to be made at (in person) (by my clerk) (by registered letter) to and did demand payment of the promissory note (or bill of

#### Miscellaneous ]

#### Negotiable Instruments

exchange as the case may be) hereto annexed (or 'a literal transcript whereof and of everything written or printed thereupon is hereto annexed') from
E \( \text{\text{\$\text{\$F\$}}}\), the maker of the said promissory note (or drawce, or acceptor of the
said bill of exchange, as the case may be) to which demand he made answer,
(state the terms of his answer if any) or ("to which demand he gave no
answer), wherefore I, the said Notary, at the request afforesaid, by this
writing do in the presence of M N and O P, witnesses, protest against the
maker of the said promissory note (or the drawer of the said bill of exchange
as the case may be) and all other parties thereto, and all others conserved for
all exchange, re exchange and all costs, damages, and interest present and
to come for want of payment of the said promissory note (or bill of exchinge,
as the case may be)

Nore --When, after a bill is protested and before the protest is drawn up it is paid for hono ir the protest should further state the name of the person by whom and of the person for whom and the manner in which such payment was offered and effected

#### V

PROTEST OF PROMISSON NOTE OR BILL OF EXCHANGE FOR NON PALMENT WHEN THE THE MINER DRAWEE, OR ACCEPTOR (AS THE CASE MAY BE) CANNOT BE FOUND.

(See Section 101)

(a )—Where search was made by Notary Public in person or by his clerk

On the day of 18 , I, A B, a Notar, Public appointed under the Negotiable Instruments Act 1881, of in (here state the local area for which the Notary Public has been appointed) in British India, at the request of C D of (did in person) (by my elerk) make due search at for E. I', the maker (or drawce, or acceptor, as the case may be) in order to present to and demand from him payment of the promisery note (or 'bill of exchinge, as the case may be) hereto innexed (or 'a

Negotiable Instruments

literal transcript whereof and of everything written or printed thereupon is herete appeared '), but was unable the find him, wherefore I, the said Notary, at the request aforesaid, by this writing, do, in the presence of M N and O P, witnesses, protest against the maker of the said promissory note (or drawer of said bill of exchange, as the case may be), and all other parties thereto and all others concerned for all exchange, re exchange, and all costs. damages, and interest present and to come for want of payment of the said promissory note (or bill of exchange us the case may be)

(b) - Where registered letter was sent to the maker, drawee, or acceptor

day of 18 , I, A B, a Notary Public On the appointed under the Negotiable Instruments Act 1881, of (here state the local area for which the Notary Public has been appointed) in British India, at the request of C D of , did send by post a registered letter addressed to E. F at , the maker (or drawee. or acceptor as the case may be), wherein I enclosed and demanded from him payment of the promissory note (or 'bill of exchange, as the case may be) hereto annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto annexed ) but the letter was retuined unde livered because the said ET could not be found, wherefore I the said Notary at the request aforesaid, by this writing, do in the presence of M N and O P, witnesses, protest against the maker of the said promissory note (o) the drawer of the said bill of exchange, as the case may be) and all other parties thereto and all others concerned for all exchange, re-exchange, and all costs, damages and interest present and to come for want of payment of the said promissory note (or bill of exchange, as the case may be)

Which I attest

Note -When after a bill is protested and before the protest is drawn up, it is paid for honour, the protest should further state the name of the person by whom and of the person for whom, and the manner in which such payment was offered and effected

# Miscellaneous ]

Negotrable Instruments

VI

FORM OF PROTEST OF BILL OF EXCHANGE FOR BETTER SECURITY

(See Section 101)

day of 18 , I, A B, a Notary Public appointed On the under the Negotiable Instruments Act 1881, of in there state the local area for which the Notary Pullic has been appointed) in British India at the request of C D of , did (in person) (by my clerk) make due search at for EF in order to exhibit the bill of exchange hereto annexed (or "a literal transcript whereof and of everything written or printed thereupon is hereto annexed ) to E F, the person on whom the said bill is drawn and whose acceptance appears thereon, and did demand better security for the payment thereof when the same should become payable in consequence of the said E F having become insolvent (or "his credit having been publicly impeached," as the case may be), to which demand he made answer (or ' to which demand he gave no answer"), wherefore I, the said Notary, at the request aforesaid, by this writing do, in the presence of M N and O P, witnesses, protest against the drawer of the said bill of exchange and the acceptor and all other parties thereto and all others concerned for all exchange, re exchange, and all costs damages and interest present and to come, for want of better security for the payment of the said bill when due and payable

Which I attest

Norr — When after a ball is protested and before the protect is drawn up it is accepted for bosour, the protest should further state the name of the person by whom and of the person for whom, and the manner in which such acceptance was offered and affected.

Negotiable Instruments

#### vII

FORM OF PROTEST OF BILL OF EXCHANCE FOR BETTER SECURITY
WHEN THE ACCEPTOR CANNOT BE FOUND

(See Section 101)

(a) Were search was made by Notary Public in person or by I is cler!

day of On the 18 I AB a Notary Public appointed under the Negotiable Instruments Act 1881 of in there state the local area for a hich the Aotary Public has been appointed) in British India at the request of CD of did (in person) (by my clerk) make due search at for EF in order to exhibit the bill of exchange hereto annexed (or a literal transcript whereof and of everything written or printed thereupon is hereto annexed ) to the said EF, the person on whom the said bill is drayn and whose acceptance appears thereon and demand better security for the payment thereof when the same should become payable in consequence of his having become insolvent (or his cre dit having been publicly impeached as the case man be) but was unable to find him wherefore I the said Notary at the request aforesaid by this writing do in the presence of M V and O P witnesses protest against the drawer of the said bill of exchange and the acceptor and all other parties thereto and all concerned for all exchange re exchange and all costs damages and interest present and to come for want of better security for the payment of the said bill when due and payable

# (b) Where registered letter was sent to the acceptor

On the day of 18 I AB a Notary Public appointed under the Negotiable Instruments Act 1881 of in (here state the local area for which the Notary Public has been appointed) in British India at the request of CD of did send by post a registered letter addressed to EF at wherein I enclosed the bill of evchange hereto annexed (or a literal transcript whereof and of everything written or printed thereupon is hereto annexed ) and did by such letter demand from the said EF the person on whom the said bill is drawn and whose acceptance appears thereon better security for the payment thereof when the same should become piyable in consequence of his having become

## Negotiable Instruments

insolvent (or "his credit having been publicly impeached," as the case may be) but the said letter was returned undelivered because the said EF could not be found, wherefore I, the said Notary, at the request aforesaid, by this writing, do, in the presence of M N and OP, witnesses, pretest against the drawer of the said bill of exchange and the acceptor and all other parties thereto and all others concerned, for all exchange re exchange, and all costs, damages and interest present and to come for want of better security for the payment of the said bill when due and payable

#### Which I attest

Norr —When after a bill is protested and before the protest is drawn up, it is accepted for honor, the protest should farther state the name of the person by whom and of the person for whom, and the manner in which such acceptance was offered and effected

#### VIII

Form of Notice of Protest to Drawer to be given by a Notary Public

# (See Section 102)

Take notice that a bill of exchange for (here state the amount) drawn by you under date the on and payable at has been dishonoured by non acceptance (or non payment, as the case may be) and protested, and that you will be held liable thereon

(Sd) AB

Notary Public

Negotrable Instruments 71 FORM OF NOTICE OF PROTEST TO INDORSER TO BE GIVEN BY A

NOTABY PUBLIC

(See Section 102)

Take notice that a bill of exchange for (here state the amount) drawn by under date the ٥ħ

and payable at and bearing your endorsement has been dishonoured by non acceptance (or non payment as the case may be), and protested, and that you will be held liable thereon

Notary Public

FORM OF NOTARIAL ACT OF DECLARATION HAVING BEEN MADE BY A PAYER FOR HONOUR

(See Section 113)

18 . I. A B a Notary Public appointed On the day of under the Indian Negotiable Instruments Act 1881 of state the local area for which the Notary Public has been appointed) in British India, do hereby certify that the bill of exchange hereto annexed (or 'a literal transcript whereof and of everything written or printed thereupon is hereto annexed ) (now protested for non payment) was this day in the Presidency of exhibited to YZ of

in British India (or to his agent in this behalf as the case may be). who declared before me that he the said YZ, would pay the amount of the said bill under protest for the honour of there insert the name of the party for whose honour the payment is to be made) holding the said (here insert the name of the party for whose honour the payment is to be made) and the drawer and all other proper persons responsible to him the said YZ, for the amount of the said bill and for all proper costs interest damages and expenses, I have therefore, in the presence of MN and OP witnesses, granted this Notarial Act of honour accordingly

Which I attest

(Sd) AB M N N Witnesses

Office Orders

# OFFICE ORDERS

# EMPLOYMENT OF APPRENTICES IN THE COURTS AND OFFICES OF AJMERE MERWARA

As the instructions issued in 1885, with regard to the employment of apprentices in public offices of the Civil Administration, appear to have been lost sight of or mis apprehended the following revised rules are hereby issued—

- 1 No person shall be appointed an apprentice, except with the special sanction of the Commissioner, whose age exceeds twenty years
- 2 If on the expiry of five years an apprentice has failed to obtain a paid appointment he shall not be retained in the office in any capacity
- 3 Every apprentice shall be appointed by the head of the office. The principal clerk who is responsible for the correct and honest working of the office should be consulted as to the merits and character of each candidate.
- 4 No apprentice shall have any right to succeed to any vicincy temporary or permanent that may occur in the office, but he shall be entitled to have his claims considered for any such vacancy
- 5  $\,$  A register shall be kept in the Commissioners office showing the following particulars
  - (a) Name of apprentice
  - (b) Date of appointment
  - (c) In what office employed
  - (d) Remarks
  - 6 The number of apprentices to be entertained in each office is noted

Commissioner a office 2 in the marrin. As tt Commr Ameres Office and must not be Assit Comme . Merwara a Office 1 exceeded with-Juli Asstt Commissioner 1 out the previous Lxtra Asstt Commissioner 1 Cantt Magte , Nasırabad sauction of the 1 Deputy Magistrate Ackri Commissioner Teheil Ajmere 1 Honry Manutrate, Manuda

Omer Orders

- The nomination of apprentic sun each case shall be reported to the Commissioner for sanction with the requisite particulars for filling up the remeter prescribed by rule 5 and no person shall be nominated as an appren tree who has not passed some recognised educational test not inferior to the middle Anglo Vernacular Examination except under special circumstances which will be reported to the Commissioner for orders
- Heads of offices shall be responsible that apprentices are of respectable family and are generally eligible for employment in Government service
- Heads of offices shall ascert up and satisfy themselves that appren tices have sufficient private means to maintain themselves during the term of their probation
- 10 Each apprentice shall have his place and duty distinctly assigned to him in the office and shall work under some recognized superior employé
- 11 The punctual attendance at office of apprentices shall be insisted Λħ It shall be clearly laid down that the entertainment of apprentices
- in no way affects the responsibility of paid officials AJMERE

AJMERE }

G H TREVOR Cor.

Commussioner Armere Meruara

# CONTRACTION OF DERTS

# Circular to Heads of Offices

The accompanying Resolution of the Government of India is forwarded to all heads of offices serving under the Civil Administration in Aimere and Merwara for information and guidance and communication to employes under their orders with an intimation that the Chief Commissioner has been pleased to appoint the Commissioner of those districts to be the authority to which the Schedule of debts and report thereon referred to in the Resolution should be a bmitted

AJMERE 30th November 1889 G H TREVOR

Commissioner Aimere Meruaia.

Ofice Orders

# No 1770 02

Extract from the Proceedings of the Government of India in the Home Department (Public) under date, Simla, the 8th October 1889

READ again

Home Department Resolution No 2 77 to 102 (Public), dated 19th January 1884

#### RESOLUTION

In the Resolution of January 1884, cited in the preamble the Governor-General in Council invited the attention of all Local Governments and Heads of Departments to the imperative duty which devolves on them of taking severe notice of the conduct of clerks and other employes who allow themselves to fall into embarrassed circumstances, and it was pointed out that assistants in Government offices should clearly understand that if they voluntarily contract debts or obligations which they are unable to meet, they render themselves hable to summary dismissal

- 2 His Excellency in Council has reason to fear that the tenor of these orders has not always been properly understood and desires to supplement them by more definite instructions as to what constitutes such a state of indebtedness as to render it undesirable that a person should be retained in the public service. The Governor General in Council accordingly directs that where half the salary of a Government official is constantly being attached for debt, or his been continuously under attachment for more than two years or is attached for a sum which under ordinary circumstances, it will require more than two years to repay, a full schedule of the officer's debt, should be obtained by the head of the office, and the case dealt with in the same way as if the debter had taken advantage of the insolvency court. In such cases it should be specially ascertained—
  - What is the proportion of the debts to the salary and the extent to which they detract from the debtor's efficiency as a public servant,
  - (2) Whether the debtor's position is irretrievable.

# Office Orders

- (3) Whether it is desirable under the circumstances to retain him-
  - (a) In the particular post he occupies, or

OLL

(b) In any position under Government

It will be for Local Governments and the different Departments under the Government of India to "seue subsidiary directions to officers subor dinate to them as to the authority to which the schedule of debts and the report on it should be submitted for orders

#### LANDED PROPERTY

(\*) Rules Prohibiting Government servants from having interest in landed property within the limits of the District in which they serie, and forbidding Girdawars and Puturius from lending to and borrowing money from any person having a direct interest in landed property situated within their circles.

The following rules adopted from those in force in the North West Provinces are under orders from the Chief Commissioner laid down for the information and guidance of all persons serving under the Civil Administration of Ajmere Merwara —

- 1 Purchase or the acquisition in any other manner than by inheritance by any person holding a Judicial post or an executive or ministerial office in or the Judicial or in the Revenue Departments in Ajmere Merwara of landed property or of any interest in lands within limits of the district in which he serves will subject the person making such purchase or acquisition to dis missal
- 2 An immediate report must be made of the acquisition by such persons of any property or interest in land by inheritance for the orders of the Commissioner through the head of the Department in which they are employed
- 3 The above rule does not apply to ground purchased or acquired for the purposes of residence and of gardening or other recreations. All such cases are however to be also immediately reported for the information of the Commissioner.

<sup>(1)</sup> Sanctioned by the Chief Commissioner in his letter No 131 dated 6th February 1890

#### Miscellaneous l

# Office Orders

- 4 It must be understood that those servants of Government who hold under false names or in the names of their wives and children, relatives or servants' property which actually is their own offend against the rule laid down, with the additional aggravation of attempting to deceive their employers.
- 5 The tenure of any land whether within or without rights of occupancy, as well as the proprietory right in any land or share, whether within his circle or without it, shall be notified by every Putwari through his superviser for the information of the Collector and may be made a reason for his dismissful if the Collector considers that he is thereby prejudiced in the proper performance of his duties
- 6 No Girdawar or Putwari shall lend money to or borrow money from any person having a direct interest in linded property situated within his circle nor shall he lend to or borrow from any such person any gram or other circultural produce or have any other commercial dealures with such persons
  - (a) Obtaining for his own use on credit, or otherwise, articles supplied by merchants residing or having interests within his circle, is not borrowing or dealing within the meaning of this order.

#### OFFICE LIBRARIES

Rules regarding the control of Libraries attached to various Offices of Tovernment in the District of Agmere and Mericara (canctioned in the Government of India, Home Department Letter No 96, dated 28th April 1877, to the Chief Commissioner, Agmere)

"THE books in each Office must be collected together in one place under the charge of the Head Clerk If practicable, a separate room should be assigned to them

(2) A revised Catalogue must be prepared from time to time, and missing books accounted for.

# $[{\bf Miscellaneous}$

Office Orders

- (3) No books must be removed from the Library without the per mission of the Head of the Office
- (4) A receipt must be invariably taken from an Officer removing a book to be returned to him or caucelled when the book is returned to the Library
- (5) Every Officer upon receiving charge of an Office to which a Library is attached must satisfy himself as to the state of the Library Unless he then reports that the books are out of order or that any volumes are missing it will be assumed that he received the Library in good order and he will be thencefor vird personally responsible for any defects
  - (6) The state of the Library is to be mentioned in the Annual Report
- (7) The volumes of the Board's Circular Orders and of the select High Court R ilings supplied for the use of each Revenue Court and Office we to be entered in the Library Cattlogue and not carried away from the district upon the trusfer of an officer unless (in the case of a Deputy Collector) he is not to be replaced and is going to take charge of a new office and not in succe son to nother officer. The accumulated monthly issues of an incomplete volume are to be counted as one volume only

#### PRODUCTION OF VEDICAL CERTIFICATE

No 2215G dated 11th June 1894

TO THE CIVIL SURGEON

Sir

With reference to the correspondence ending with your letter No. 32.5 dated 15th May 1894 I have the honor to state that orders have now been issued to the effect that no excuse of absence on the ground of ill health will be accepted from any member of a Government Office Establishment in Ajmere or Merwara unless the applicant produces a Medical Certificate signed by the Civil Surgeon of Ajmere so far as the Ajmere District is concerned or the Assistant Surgeon of Beawar for the Meiwara District

2 Absence without the production of Medical Certificate will entul forfeiture of pay for the whole period during which the absentee fuls to attend office.

## Office Orders

- 3 The fee to be charged for the grant of a certificate has been fixed at two annas f reach five rupees or fraction of five rupees of the applicants' pay. A certificate will rarely if ever be required more than once a year on an average so the rate cannot be regarded a unduly high. But special cases can be submitted for the orders of the Commissioner, if the exaction of the fee is likely to cause real hardship
- 4 To ensure the correct amount of the fee in cases in which the Midical Officers concerned may be in doubt as to the pay of the applicant the amount charged should be noted upon the certificate itself
  - 5 These rules will have effect from the fifteenth of June 1894

(Sd) A H T MARTINDALE

#### PURCHASE AND CONSUMPTION OF STATIONERY

Rules regarding the Purcluse and Consumption of Stationery to be observed in the Offices of the Apincre Chief Commissionerate

(Sanctioned by the Chief Commissioner in his letter No. 430 274 dated 2nd May 1888)

- 1 Every officer supplied with Government Stationery shall by order in writing place the Stationery stores in charge of a responsible clerk who shall keep an account of receipts and issues in the form of account supplied by the Stationery Department and shall except in 'he case of ordinary requisitions submit all demands for the special orders of the Head of the office and take proper acknowledgments for all quantities issued by him
- 2 The Stationery Stores shall be kept under lock and key the official in charge being personally liable for any loss occurring through his neglect or will il breach of the rules.
- 3 The Heal of the office shall make a monthly examination of the Stationery accounts and satisfy himself that all Stationery issued is used exclusively for the public service and that the rules regulating its consumption are strettly adhered to

Office Orders

- 4 The Commissioner may from time to time call for and examine the Stationery account kept in offices subordinate to him
- 5 Immediately after the end of the year the Head of the office shall cause the Stationary accounts to be closed, so as to show the consumption for the preceding 12 months up to the 31st of December and the balances in hand and may if he thinks necessary send for and examine the vouchers supporting the issues entered in the account.
- 6 The Hend of the office shall also take stock of the Stationery and satisfy himself that it represents correctly the balances struck in the books
- 7 Indents for Stationers shall be prepared as soon as possible before the 10th day of January, and shall be submitted in triplicate to the Commissioner who shall carefully check the quantities indented for with special reference to the actual requirements of the Indenting Officer, as established by consumption in his own and kindled offices and shall disallow quantities in excess of the average consumption of the pist three years or which appear to him to be unnecessary. The indents so passed by the Commissioner shall be submitted in duplicate to the Superintendent of Stationery, Calcutta so as to reach him by the 1st day of February.
- 8 On receipt of the supply the Indenting Officer shall endorse his receipt for the sum in the copy of the indent forwarded to him by the Stutionery Office and submit it to the Commissioner for transmission to the Supremember of Stationery
- 8 In preparing indents for Stationery the following points should be very carefully attended to
  - (a)—That the figures showing receipts expenditure and balances represent actual facts ascertained from the Stationery Account Book
  - (b) —That the estimate of probable consumption during January February and March is made with due regard to economy
    - (c)—That the estimate of requirements is framed for a period of twelve months commencing from 1st April following the submission of the indent

# Miscellaneous ]

Office Orders

- 3 The fee to be charged for the grunt of a certificate has been fixed at two annas for each five supers or fraction of five supers of the applicants' pay. A certificate will rarely if ever be required more than once a year on an average so the rate cannot be regarded a unduly high. But special cases can be submitted for the orders of the Commissioner, if the exaction of the fee is likely to cause real hardship
- 4 To ensure the correct amount of the fee in cases in which the Medical Officers concerned may be in doubt as to the pay of the applicant the amount charged should be noted upon the certificate itself
  - 5 These rules will have effect from the fifteenth of June 1894

(Sd) A H T MARTINDALE

PURCHASE AND CONSUMPTION OF STATIONERY

# Rules regarding the Purchase and Consumption of Stationery to be observed in the Offices of the Armere Chief Commissionerate

(Sanctioned by the Chief Commissioner in his letter No. 430 274 dated 2nd May 1888)

- 1 Every officer supplied with Government Stationery shall by order in writing place the Stationery across in charge of a responsible clerk who shall keep an account of receipts and issues in the form of account supplied by the Stationery Department and shall except in the circ of ordinary requisitions submit all demands for the special orders of the Head of the office and take proper acknowledgments for all quantities issued by him
- 2 The Stationery Stores shall be kept under lock and key the official in charge being personally liable for any loss occurring through his neglect or wilful breach of the rules.
- 3 The Heal of the office shall make a monthly examination of the Stationery accounts and satisfy himself that all Stationery resued is used exclusively for the public service and that the rules regulating its consumption are strictly adhered to

Ofice Orders

- 4 The Commi scorer may from time to time call for and examine the Stationers account kept in offices subordinate to him
- 5 Immediately after the end of the year the Head of the office shall cause the Stationary accounts to be closed so as to show the consumption for the preceding 12 months up to the 31st of December and the balances in hand and may if he thinks necessary send for and examine the vouchers supporting the issues entired in the account.
- 6 The Head of the office shall also talle stock of the Stationery and satisfy himself that it represents correctly the balances struck in the books
- 7 Indents for Stationers shall be prepared as soon as possible before the 10th day of Jai wary and shall be submatted in triplicate to the Commissioner who shall carefully check the quantities indented for with special reference to the actual requirements of the Indenting Officer as established by consumption in his own and kindred offices and shall disallow quantities in excess of the average consumption of the past three years or which appear to him to be unnecessary. The indents so passed by the Commissioner shall be submitted in duplicate to the Saperintendent of Stationery Calcutta so as to reach him by the 1st day of February.
- 8 On receipt of the supply the Indenting Officer shall endorse his receipt for the sum: in the copy of the indent forwarded to him by the Stutionery Office and submit it to the Commissioner for transmission to the Superintendent of Stationery
- 8 . In preparing indents for Stationers, the following points should be very carefully attended to  $-\!\!\!\!-$ 
  - (a) —That the figures showing receipts expenditure and balances represent actual facts ascertained from the Stationary Account Book
  - (b) —That the estimate of probable consumption during January February and March is made with due regard to economy
  - (c)—That the estimate of requirements is firmed for a period of twelve months commencing from 1st April following the submissi n of the indent

# Miscellaneous )

# Office Orders

- (d)—That such estimate is based strictly on the quantity consumed during the preceding year after taking into account the stock in hand and in the case of articles regulated by a fixed scale those in use and serviceable for a period of six months or more.
- (c)—That no demand for durable articles lasting for more than one year is made unless the title to a new supply is established under the fixed scale and the Indenting Officer has ascer tained by personal inspection that the renewal of the existing sipply has not been necessitated by want of care in its preservation
- (f)—That the maximum limits prescribed in the scale are not exceeded under any circumstances
- (g) —That indents for marble paper paste boards and mill boards for binding specify the number of books to be bound
- 10 It shall be the duty of the Head of the office to enforce the strictest possible economy in the use of Government Stationery Poolscap paper should be used only by the Heads of offices in preparing records of revenue and judicial cases and documents of a permanent character and fair copies of letters and reports. For drafting purposes and for bills accounts figured statements &c. paper of an inferior kind should be used.
- 11 I or all vermocular work country paper only shall be used each office providing itself therewith out of the sanctioned budget all itinent. Care should be taken in the purchase of country ink twine and other petty stores which are not supplied by the Stationery Office. The District Nazir or any other officer specially authorized in this behalf should be held responsible for keeping an account of such purchases and their supply to the Indenting Offices.

Ottice Orders

#### BULFS AS TO STOCK ACCOUNTS

Cuculm No 98G of 1887

The following rules for the audit of receipts and issues of stores in the Civil Department have been approved of by the Chief Commissioner and are is used for the information and guidance of the subordinate Offices in Ajmere and Merwara

Commissioners Office Ajmere 27th January 1887 G H TREVOR LT COL,

Commissioner Ajmere Veruara

In Resolution No 4033 dated the 14th October 1875 of the Government of India in the Finance and Commerce Department it was ordered that an inventory should be submitted to the Accountant General of all stores in the cut odd of Cavil officers excepting fixtures ordinary office funitine such as benches tables chairs racks almirabs wooden and the boxes and books and articles of petty value as also stainps opium or other stores supplied for sale or stores supplied for only kind of stock other than those specifiel above should be reported yearly to the Accountant General besides being recorded in the inventory to be kept by the Cavil Officer among the records of his office and that every fifth year a new inventory with full details should be prepared and submitted to the Accountant General

Officers of Account having reported that thes orders though observed to a considerable extent were not fully carried out and that there was difficulty in carrying them out the Government of India have by their Resolution No 2430 dated the 9th August 1886 in the Department of Finance and Commerce cancelled them and desired the Local Governments and Administrative Officers to issue in consultation with the Comptroller and Auditor General such orders as will secure the submission of returns of valuable ordinance and other stores in the Civil Department to the proper Administrative Officers, and the necessary check by such officers.

The following rules are accordingly a sued for the information and guid ance of the Civil Officis in Ajm re and Mervara

#### Miscellaneous }

# Opice Orders

I — A stock book in the subjoined form will be kept by every Civil Officer showing the live stock European and other stores and movable property in his custody including iron safes, European locks European scales and weights tents ordinance stores, machines of Luropean manufacture, scientific and mathematical instruments.

8	Stock 1	Book of th	e	 		_of_				_ District
Serial Number	Date of receipt	Name of article with	description	Auml er of pieces	Cost	Intrals	Date of Disposal	Value realized	Intials	Remarks

- 1-In case of stock on hand at the opening of the original register
  it is only necessary to give date of receipt for tents and other
  articles which are renewed after fixed periods
- 2—Of muskets and similar articles large numbers may be received at one time, a column for number has therefore been provided, and it all are not returned into store at once, the number returned at each time should be noted in the column of date of disposal.
- 3-If the value credited by the Ordnance Department for returned stores be not known to the officer who returned them the column of value realized will be blank in his register
- 1—In the columns provided for initials the initials of the Head of the office will be set against each entry in the original register, in the copy filed in the Commissioner's Office the entries will be initialled by the clerk responsible for making them

Office Orders

- 5—Implements used in a Jul manufactory except such as are of petty value should be duly included in the stock book
  - Surgical instruments for the audit of which independent arrange ment exists need not be included in the stock book
  - G.—Instruments respect by the Mithematical Instrument Depart ment must be brought on the stock book and shown in the returns
- II A copy of the stock book showing the stores in hind on the 31st March next should be submitted in the erse of the District Officers to the Commissioner and in the erse of the litter officer to the Chief Commissioner and each year a memorandum in the above f rm showing every increase and decrease will be sent is above noted Every fifth year (1891 1896 &c) a complete return signed by the Head of the office and showing the projecty as it then stands must be submitted
- III —The copy memorandum and return referred to in the last preced ing rule shall be accompanied by a certificate from the head of the office that he has satisfied himself of the correctness thereof by personal is spection

The annual memorandum shall be accour panied by a further certificate that the articles mentioned in the previous lists are subject to the changes described in the memorandum actually in the custody of the officer concerned

- IV -The Commissioner may satisfy himself or depute any officer subordinate to him to report as to the correctness of the returns
- V Another list in the form given under Rule I shall be kept in each office for the articles of office furniture such as benches tables chairs racks, wooden and tin boxes a mirahs &c. but no copy of it need be sent to the controlling officer. Every addition and alteration in the list shall be attested by the signature of the Head of the office who shall once in every year satisfy himself that the articles mentioned in the list are in his office reporting the fact to his immediate superior officer.
- VI Heads of subordinate offices such as Tshuis &c will submit their statements and returns to their immediate superior officer who will incorporate them to the statement or return of his own office.
- VII .-These rules do not apply to stamps opium and other stores supplied for sale

#### Miscellaneous ]

Office Orders

#### CIRCULAR

Hitherto it his been the custom for villigers to supply fiel grass and garres to Civil Officers on tour and their emps without charge and as this custom is of such long standing and the villigers apparently do not wish to be pud for these articles and still more because of the difficulties in the way of cusuing that those who supply the labour would receive payment if made. I have not thought it expolient to introduce any change. But it seems de inable that such a supplies should be regal ited as far as possible by rule, so as to guard against mistally or inconvenience to villagers, and therefore I request that the following rules may be observed.

Sanctioned allowance of grass or fodder -

For horses per head	12	seer
I r their bedding per head at each stage	12	
I or a pony	10	
For cows per head	15	
For riding camels per head Pila or Pan	15	

- (1) In cases where Pala or Pau is not procurable green leaves per head two head leads
- (2) In places where grass is stacked from Forest Reserves on passes issued it will be given from the stock. Where it is not thus stacked it will be got from the nearest Forest Reserve. In other places it will be supplied by the village in which the officer is encamped.

#### II -Of fuel -

For the kitchen of an officer not below the grade of Superinten lent of Police three manuals

This allowance should be reduced by the officer if not absolutely required

For Sarishtadar or Munshi including personal servants not exceeding 30 scors

For camp clerk not exceeding 30

For other officials not exceeding 31

For inferior servants &c per head not exceeding 5

NB -Fuel to be suppled from the nearest Forest Reserves when such Reserves are at tail in other cases from the village where the camp is

Office Orders

III -Of gurms -

For Litchen of an officer not below the rank of District.

Superintendent Police not exceeding

6 0117799 For others per head 1 gurra

IV -Milk butter fowls eyes sheep goats and all other articles will be supplied on payment notice of demand for reasonable quantity being given 99 house beforehand

The Tehsildar of the Pergunna will fix the prices of the articles under the orders of the Assistant Commissioner of the District

If payment is not made on or before delivery the officer in charge of the camp must see that all accounts are settled daily and he will be held respon sible that this is done

\ -The supplies shall be produced by the Tehail Chuprasis only when a Teheil Chuprasi accompanies the camp

11th March 1890

(Sd) G H TREVOR Col. Commissioner Aprile Meriara

#### CIRCIII.AR No. 22 P

# Dated Armere 8th May 1894

It appears from the correspondence which passed at the time the circular dated 11th March 1890 was issued for regulating supplies to Civil Officers on tour that it was intended that the Grass and Fuel mentioned in Rules I and II when taken from a Forest Reserve should be issued free of charge to the villagers whose duty it is to supply the Officer's Camp

- It appears however that the villagers frequently are not aware of this privilege and on more than one occasion lately they have complained of having to pay for the grass and fuel referred to above
- It should therefore be made generally known that grass and fuel will be supplied free from the nearest Reserve to the villagers on a requisition signed by the officer concerned the amount entered in the requisition being based on the scale permitted by the Circular of 1890 already cited

#### Miscellaneous ]

Office Orders

#### CIRCULAR

Hitherto it has been the custom for villagers to supply fuel, grass, and garres to Civil Officers on tour, and their camps, without charge, and as this custom is of such long standing and the villagers apparently do not wish to be pud for these articles, and still more because of the difficulties in the way of cusuring that those who supply the labour would receive payment if made, I have not thought it expedient to introduce any change. But it seems desirable that such supplies should be regal ited as fir as possible by rule, so as to guard against mistake or inconvenience to villagers, and therefore I request that the following rules may be observed —

Sanctioned allowance of grass or fodder -

For horses per head		•••	 12	seer
For their bedding per l	ierd at each	stage	 12	n
For a pony	•••		 10	.,
I'or cows per head			 15	,,
For riding camels per li	icad. Pala or	Pan	 15	

- In cases where Pala or Pau is not procurable green leaves per head two head leads.
- (2) In places where grass is stacked from Forest Reserves on passes issued it will be given from the stock. Where it is not thus stacked it will be got from the marest Forest Reserve. In other places it will be supplied by the village in which the officer is encamped.

#### TI -Of fuel :-

For the kitchen of an officer not below the grade of Superintendent of Police, three maunds.

This allowance should be reduced by the officer if not absolutely required.

For Sprishtadar or Munshi, including personal servants,

not exceeding		•••	•••	30	seers	
For camp clerk not exce	eding	•••		30	n	
For other officials not ex	cceding	•••	•••	31	*	
For inferior servants, &c.	per head	not exceeding		5	,,	

NB  $\rightarrow$ Fuel to be supplied from the marrest Forest Reserves when such Reserves are at tarl, in other cases from the sullage where the camp is

Office Orders

III -Of gurms -

For kitchen of an officer not below the runk of District

Superintendent Police not exceeding

6 gurras

For others per head

1 gurra

IV — Milk, butter fowls eggs sheep goats and all other articles will be supplied on payment notice of demand for reasonable quantity being given 22 hours beforehand

The Tehaldar of the Pergunn will fix the prices of the articles under the orders of the Assistant Commissioner of the District

If payment is not made on or before delivery the officer in charge of the camp must see that all accounts are settled daily and he will be held respon sible that this is done

V —The supplies shall be produced by the Tehsil Chuprasis only when a Tehsil Chuprasi accompanies the camp

(Sd) G H TREVOR COL

11th March 1890

Commissioner Apmere Merwara

# CIRCULAR No 23 F

# Dated Agmere 8th May 1894

It appears from the correspondence which passed at the time the circular, dated 11th March 1890 was issued for regulating supplies to Civil Officers on tour that it was intended that the Grass and Fuel mentioned in Rules I and II when taken from a Forest Reserve should be issued free of charge to the villagers whose duty it is to supply the Officer's Camp

- 2 It appears however that the villagers frequently are not aware of this privilege and on more than one occasion lately they have complained of having to pay for the grass and fuel referred to above
- 3 It should therefore be made generally known that grass and fuel will be supplied free from the nearest Reserve to the villagers on a requisition signed by the officer concerned the amount entered in the requisition being based on the scale permitted by the Circular of 1890 already cited

## Miscellaneous ]

Omce Orders

#### CIRCULAR

Hitherto it has been the custom for villag is to supply fuel grass and garres to Cavil Officers on tour and their emps without charge and as this custom is of such long standing and the villagers approachly do not wish to learning that those who supply the labour would receive payment if made I have not thought it expedient to introduce any change. But it seems desirable that such any plies should be regulated as for as possible by rule, so as to guard against a istake or meanwenched to villagers, and therefore I request that the following rules may be observed.

Sunctioned allowance of grass or folder -

Let herses per head	12	seer•
I r their bedding per head at each stage	12	
l or a pony	10	
ler cows per head	15	
l or riding camels per head Pala or Pan	15	

- (1) In cases where Pala or Pun is not procurable green leaves per head two head loads
- (2) In places where gress is stacked from Forest Reserves on passes is ucd it will be given from the stock. Where it is not thus stacked it will be got from the marcest Forest Reserve. In other places it will be supplied by the village in which the officer is encanned.

#### II -Of fuel -

For the Litchen of an efficer not below the grade of Superintendent of Police three manuals.

This allowance should be reduced by the officer if not absolutely required

For Sarishtadar or Munshi, including personal servai	169
not exceeding	30 seers
I or camp clerk not execeding	30
For other off ends not exceeding	31
For inferior servants &c per head not exceeding	5 .

NR = F of to be supplied from the meanest Force. Reserves when such Recerves are at the lip in other cases from the sullske where the camp is

Office Orders

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Superintendent Police not exceeding . 6 gurras

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11th March 1890

(Sd) G H TREVOR Col,

Commissioner Almere Meruara

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- 3 It should therefore be made generally known that grass and fuel will be supplied free from the nearest Reserve to the villagers on a requisition signed by the officer concerned the amount entered in the requisition being based on the scale permitted by the Circular of 1890, already cited

# Miscellaneous ]

Office Orders.

4. Whenever practicable, a copy of the requisition mentioned in Rule 3 signed by the officer concerned should be sent to the Forest Officer, Ajmere, at least 10 days before the commencement of the tour. This will both prevent delay and inconvenience, and will also safeguard the interests of the Forest Department.

(Sd) A. H. T. MARTINDALE, Commissioner, Ajmere Mermara.

Parsi Marriages

#### PARSI MARRIAGES

# [1] No 1720 dated the 6th September 1865

With reference to Section 3 of Act \V of 1865 the following table of the degrees of consanguinity and affinity within which marriage is prohibited among the Parsees is published for general information ---

#### TABLE

# A man shall not marry his-

- 1 Paternal grand father s mother
- 2 Paternal grand mother's mother
- 3 Maternal grand fathers mother
- 4 Maternal grand mother s mother
- 5 Paternal grand mother
- 6 Piternal grand fathers wife
- 7 Maternal grand mother
- 8 Maternal grand father s wife
- 9 Mother or step mother
- 10 Fathers sister or step sister
- 11 Mother's sister or step sister
- 12 Sister or step sister
- 13 Brother's daughter or step brother's daughter or any direct lineal descendant of a brother or step brother
- 14 Sister's daughter or step sister's daughter on any direct lineal descendant of a sister or step sister
- 15 Daughter or step daughter or any direct lineal descendant of either
- 16 Sons daughter or step sons daughter or any direct lineal des cendant of a son or step son
- 17 Wife of son or of step son or of any direct lineal descendant of a son or step son
- 18 Wife of daughters son or of step daughters son or of any direct lineal descendant of a daughter or step daughter
- 19 Mother of daughters husband

# Miscellaneous l

# Parer Marriages

- 20 Mother of son s wife
- 21 Mother of wife a paternal grand father
- 22 Mother of wife's paternal grand mother 23 Mother of wife's maternal grand father
- 23 Mother of wife's maternal grand father 24 Mother of wife's maternal grand mother
- 25 Wife's noternal grand mother
  - 26 Wife's maternal grand mother
  - 27 Wife's mother or step mother
  - 28 Wife's father's sister
  - 29 Wife a mother a sister
  - 30 Fathers brothers wife
  - 31 Mother's brother's wife
  - 32 Brother's son's wife
- 33 Sister's son's wife

#### A woman stall not marry her-

- 1 Paternal grand father's father
- 2 Paternal grand mother's father
  - 3 Maternal grand fathers father
  - 4 Maternal grand mother's father
- 5 Paternal grand father
  6 Paternal grand mother's husband
- 7 Maternal grand father
- 8 Vaternal grand mother a husband
- , 9 Father or step father
- 10 Father's brother or step brother
- 11 Mother's brother or step brother
- 12 Brother or step brother
- 13 Brother's son or step brother's son or any direct lineal descendant of a brother or step brother
- 14 Sisters son or step sisters son or any direct lineal descendant of a sister or step sister
- 15 Son or step son or any direct lineal descendant of either
- 16 Drughters son or step drughters son or any direct lineal descendant of a daughter or step drughter
- 17 Husband of drughter or of step daughter or of any direct lineal descendant of a daughter or step daughter

# [Miscellaneous.

# Parsi Marriages.

- 18 Husband of son's daughter or of step-son's daughter, or of any direct lineal descendant of a son or step-son.
- 19. Father of daughter's husband
- 20 Father of son's wife
- 21 Father of husband's paternal grand-father
- 22 Father of husband's paternal grand mother,
- 23 Father of husband's maternal grand-father.
- 24 Father of husband's maternal grand-mother
- 25 Husband's paternal grand-father
- 26 Husband's maternal grand-father
- 27 Husband's father or step-father.
- 28 Brother of husband's father
- 29 Brother of husband's mother
- 30 Husband's brother's son, or his direct lineal descendant
- 31. Husband's sister's son, or his direct lineal descendant,
- 32 Brother's daughter's husband
- 33 Sister's daughter's husband

Note. -In the above table the words "brother" and "sister" denote brother and sister of the whole as well as half blood. Relationship by step means relationship by marriage

### Miscellaneous ]

Paper Judicul

#### PAPER JUDICIAL

[1] Chief Commissioner's Notification No 95 313 A dated Abu,
 the 7th February 1895

The Chief Commissioner of Ajmere-Merwara having decided to reduce the piece of the paper used for judicial petitions and copies of judicial documents from four pies a sheet to three pies a sheet, from the 1st April 1895, is pleased to issue with effect from that date, the following Notification, in supersession of that dited the 6th May 1881, and published in Part II of the Gazette of India dated the 14th May 1881 —

The following rules for regulating the supply by the Stationery Depôt at Calcutta of paper of a standard puttern for judicial petitions and copies of judicial documents the custody and sale of such paper, and the credit of the sale proceeds to Government are issued for information and guidance

- 2 From the 1st April 1895 no other description of paper shall be used for copies of documents (whether in English or the vernacular) supplied to private parties by judicial officers and from that date all licensed petr too writers practising in the Courts of the Ajmere and Merwari District will be required to use this paper only
- 3 In the case of copies supplied on payment of fees, the cost of the paper will be defrayed by the copiest, in the case of copies supplied by Government free of cost, no charge will be made for the paper, but the paper used for such copies must be duly accounted for in the annual statement prescribed by Rule VI
- 4 The Assistant Commissioner, Ajmere, will carefully supervise the working of the arrangement in order to prevent rendors of the paper demanding more than the fixed price of three pies per sheet
  - I Paper required for judicial petititions and copies of judicial documents shall be obtained from the Stationery Depôt at Calcutta by annual indent
  - II Requisitions for the paper shall be in the form prescribed for indents for Stationery, and shall be submitted to the Commissioner of Ajmere by the Assistant Commissioners of

<sup>[1]</sup> tide G of I, dated the 10th February 1805 P II page 170

#### (Miscellaneous

Paper Judicial

Aimere aid Merwara not later than the 15th November in each year The requisition shall provide for the requirements of all the Courts situated in the Aimere Merwara District and shall show the amount of paper required for use during the financial year

- III Expenses of carriage will be paid by the indenting officer out of his grant for judicial contingencies
- IV The rules which regulate the custody of stamps and stamp paper shall apply mutates mutandes to the custody of the paper
- I The paper shall be sold to ex officeo and licensed vendors of stamps at Rs 7 8 0 a ream for cash for retail to the public at the uniform rate of three pies a sheet. Ordinarily not less than a quarter of a ream will be sold to an ex officio or licensed vendor
- I The receipts from the sale of the paper calculated at Rs 7 8 0 a ream will be credited in the Treasury accounts to a dis tinct sub head under. Starons the commission of one anna h

annea odo ne ta	ander bramp, the commission or one and
in the rupce	which shall be allowed to licensed vendor
being debited t	to the same head. At the close of each
financial year s	statement of the operations of the year
shall be submi	tted by the Treasury Officer to the Commi
	e Merwara in the annexed form —
Statement showing the red during the year	cerpt and consumption of petition pape and the financial results of the year
mount received Rms grs	shts Annually expended Rms qrs shts
Paper in store on	Paper sold during
April 1st	the year
•	Paper used for
Paper received	copies supplied
during the year	free of charge
g <b>/</b>	Paper in store on
	March 31st
Total	Total

# Miscellaneous J

Paper Judicial

Receipts	Rs ap	Expenditure Rs a			
Paper sold to ex		Commission paid			
officto and licens-		to licensed ven			
ed vendors at		dors			
Rs 7-8 0 a ream	Carriage of paper				
		from Calcutta to			
		the head quarters			
		of the district			
		Other expenses			
Total		Total			

Certified that I have personally satisfied myself that the balance of reams shown above was actually in store on 31st March last, and that Rs being the price of at Rs 7-80 a ream were duly credited in t account of this Treasury during the year

Dated

Treasury Officer

#### Miscellaneous

Panient of Salar J of Decased Officers to his Heirs

# PANMENT OF SALARY OF DECEASED OFFICERS TO HIS HEIRS

#### DEPARTMENT OF FINANCE AND COMMERCE

[1] NOTIFICATION NO 67

Dated Simla the 16th April 1881

The Governor General in Council authorises the payment to the heirs of a deceased officer of the salviy due to him to the extent of Rs 200 in each case after such enquiry into the rights and title of the claimants as the Collector or other officer responsible for the payment may deem sufficient Any excessorer that amount should be paid only to the person duly authorised to receive assets belonging to the estate of the deceased

#### DEPARTMENT OF FINANCE AND COMMERCE

[2] NOTIFICATION NO 5750

Dated Simla tle 28th October 1887

In modification of the Rule laid down in the Notification of this Depart ment No. 67 dated 16th April 1881 authorising the payment to the heirs of a deceased officer of the salary due to him to the extent of Rs. 200 in each case after such enquiry into the rights and title of the claimants as the Collector or other officer responsible for the payment may deem sufficient the Governor General in Council is pleased to direct that the limit of the amount which may be so paid be increased from Rs. 200 to Rs. 500. In the event however of the existence of any reasonable doubt as to the claim or title of the heirs of the deceased the payment should be withheld.

<sup>[1]</sup> The Gazette of Ind a April 16th 1881 Part I page 165
[9] The Gazette of Ind a No ember 5th 1887 Last I page 5 0

# Miscellaneous.]

#### Petition-Writers

# PETITION-WRITERS

ORDERS BY THE JUDICIAL COMMISSIONER AJMERE MERWARA

The following Rules for the admission of petition writers within the precincts of the Courts in Ajmere Merwara are hereby published for general information —

- I No person shall be allowed to practise the writing of petitions for hire in any Court, or on the premises, or in the compound of any Court, without having first obtained the permission, in writing for so doing from the Assistant Commissioner in charge of the District
- II A person desirous of practising as petition writer, within the precincts of a Court must present a petition, duly stamped, to the Assistant Commissioner in charge of the District
- III Every candidate for the office of petition-writer, before he can obtain the necessary permission, will have to prove satisfactorily —
  - (1) That he is of respectable character
    - That he can draw up a clear, concise and straight for ward petition, plaint or memorandum of appeal
- IV Permission, when given, shall be subject to the following conditions which will be endorsed on the back of the application —
  - (a) That the petition writer shall sign each potition or document drawn up by him
  - (b) That he shall comply with the order of any Court as to the amendment or re drafting of a petition or other document drawn up by him, if the Court considers such amendment or re drafting necessary for the reason that the petition or other document is illegible, obscure, or proix, or contains any irrelevant matter or misquotation or is otherwise informit, or objectionable
  - (c) That he shall continue to be of good behaviour.

- V Any permission so given may be revoked by the authority which granted it, or by any superior authority, on proof of misbehaviour on the part of the petition-writer
- VI A register of the authorized petition-writers in the form subjoined shall be maintained in the office of the Assistant Commissioner and it shall be the duty of the Court Nazir or such other official as the Court may appoint in this behalf, to see that the precincts of the Court are kept free of all unregistered petition writers.
- VII These rules shall not in any way interfere with the power or discrition of a Court to admit or return for correction or amendment any petition or other paper presented to it
- VIII Nothing in these rules authorizes any Court to refuse to take a petition plaint or other paper merely on the ground that it is not written by an authorized petition-writer. A person seeking the aid of a Court is at liberty to get his or her petition plaint, complaint, memorandum of appeal, or any other representation written how and where he or she pleases

Loun

#### Miscellaneous ]

Petitions to the Government of India

# PETITIONS TO THE GOVERNMENT OF INDIA.

#### GOVERNMENT OF INDIA HOME DEPARTMENT, PUBLIC

[1] No 1812 dated Simla, the 11th October 1889

#### NOTIFICATION

The following rules regarding the submission of petitions to the Government of India are published for general information —

Nore 1 —In these rules the words Local Government include a Local Administration, the Commander in Chief in India and a Lieutenant General Commanding the Forces, and also except as regards Rule 3 (7), Section III, the head of a Department directly under the Government of India

Norz 2 - Three rules do not apply to non pensonable subordunate clerical and menual establishments employed in the construction and working of State Railways to whom Circular No VI, Railway Public Works Department, dated lat June 1888 applies

Note 3 —These rules apply so far as may be to all memorials letters and applications, &c , addressed to the Governor General in Council

Norm 4 —The rules in Sections I and III spiply also to positions by persons no longer in Military employ who have served in the army or the Royal Indian Marine or have been attached to regiments or batteries or to the Staff or Departments of the Army in any capacity

#### SECTION I

Rules regulating the submission of petitions to the Government of India
by private persons or public bodies

I Every petition to the Government of India whether it bears imme diately on a matter of Imperial policy or has reference to the orders or the general policy and action of a Local Government should be forwarded through the Local Government under which the petitioner is residing or is employed. But there is no objection to the petitioners forwarding simultaneously a duplicate copy of the petition to the Government of India, if he so desires provided that he much sit as a 'duplicate'

Rule 1—A A petition from a person who has been removed from or has left the service of Government relating to his removal from the service, or to claims arising out of his service should be forwarded through the Local Government under which the petitioner was employed

# [Miscellaneous

#### Petitions to the Government of India

- 2 A petition may be either in manuscript or print, but must, with all accompanying documents be properly authenticated by the signiture of the petitioner or when the petitioners are numerous, by one or more of them, and it must conclude with a specific prayer
- 3 Every petition should be accompanied by a letter addressed to the Local Government requesting its trusmission to the Government of India, and, when any order of a Local Government is appealed against, by a copy of such order as well as of any orders passed in the case by subordinate authorities
- 4 Communications on matters connected with any Bills before the Council may be addressed either in the form of a petition to the Good enror-General in Council or in a letter to the Secretary in the Legislative Department, and must in either case be sent to the Secretary to the Legislative Department Ordinarily such communications will not be answered Except in the case of the High Court at Fort William, such communications from courts officials, or public bodies should be sent through the Local Governments.

#### SECTION II

# Special rules regulating the submission of petitions by officers in civil employ

- Every officer wishing to petition the Government of India should do so separately
- 2 Every petition should be submitted through the head of the office or department to which the petitioner belongs, and be forwarded by him through the usual official channel But there is no objection to the petitioner transmitting a duplicate to the Government of India direct, provided that he marks it as a 'duplicate'
- 3 No officer may submit a petition in respect of any matter connected with his official position unless he has some personal interest in such matter
- 4 No notice will be taken of a petition relating to any matter connected with the official prospects or position of an officer still in the public service unless it is submitted by the officer himself

# Miscellaneous]

Petitions to the Government of India

# SECTION III

Rules for observance by Local Governments in regard to the transmission or withholding of petitions

1 Petitions should be forwarded to the Government of India by the Local Government with a concise statement of material facts and (unless there be special reasons for not doing so) an expression of opinion

If the petition is an appeal against an order of dismissal from Government service, the papers submitted by the Local Government should show whether the charge against the petitioner was reduced to writing, whether his defence was taken and reduced to writing, and whether the decision was in writing

- 2 When the petition is not in English, the Local Government should transmit a translation with it
- 3 Local Governments are vested with discretionary power to withhold petitions addressed to the Government of Iudia in the following cases —
  - (1) When a petition is illegible or unintelligible
  - (2) When a petition contains language which, in the opinion of the Local Government, is disloyal, disrespectful, or improper.
  - (3) When a previous petition has been disposed of by the Secretary of Styte or the Governor-General in Council, and the petition discloses no new facts or circumstances which afford grounds for a reconsideration of the case
  - (4) When a potition is an application for pecuniary assistance by a person manifestly possessing no claim
  - (5) When a petition is an application for employment from a person not in the service of Government
  - (6) When a petition is an appeal from a judicial decision, with which the executive has no legal power of interference

Nore - If the Government has reserved any discretion of interference, or is concerned as a party to til e suit, or if the appeal is practically an appeal for mercy or pardon, the petition must be transmitted. But in the last mentioned case the transmission of the petition will not affect the discretion in regard to capital sentences allowed to Local Governments by the Home Depritment Revolution, distell 4th October 1980.

#### [Miscellaneous

Petitions to the Goreinment of India

- (7) When a petition is an appeal against an order of the Local Government upholding on appeal the distinssal removal reduction or other punishment of a Government servant whose salary was not more than Rs 100 a month.
- (8) When a petition is an appeal against a decision which by any law or rule having the force of law is declared to be final
- (9) When a petition is an appeal in a case for which the law provides a different or specific remedy or in regard to which the time limited by law for appeal has been exceeded
- (10) When a petition is an appeal against an order of decision of the Local Government and is made more than six months after the communication of such order or decision to the petitioner without satisfactory explanation of the delay
- (11) When a petition is addressed by an officer still in the public service and has reference to his prospective claim for pension except as provided in article 99s of the Civil Service Regulations
- (12) When a petition is an appeal against the non exercise by the Local Government of a dispensatory discretion vested in it by law or rule
- (13) When a petition relates to a subject on which the Local Government is competent to pass orders and no previous application for redress has been made to the Local Government.
- 4 If a petition is withheld the petitioner should be informed of the fact, and the reason for it.
- 5 A list of petitions withheld under rule 3, with the reasons for withholding them, shall be forwarded quarterly to the Government of India in the Department concerned

C J LYALL

Off J Secretary to the Government of India

### Miscellaneous ]

Salutes to Natives Chiefs and Nobles, &c

# SALUTES TO NATIVES CHIEFS AND NOBLES, &c.

No. 769-1.

FROM

THE ASSTI SECRETARY TO THE GOVERNMENT OF INDIA.

 $T_0$ 

The C	hief Secretary	to th	e Government	of Tort St	George
**	,	2>	,,	Bombay	
,,	>>	39	23	Bengal	
22	**	,,		The N-W	P. and Oudh.

" The Punjab Chief Commissioner of the Central Provinces

" Burma

" Assam Amerc-Merwara,

" The Resident at Hyderabad

" in Mysore

, "Nepal

" " Kashmir.
" Political Resident in the Persian Gulf

" Turkish Arabia

" Agent to the Governor-General in Central India.

r " " Rajputana

" " Baluchistan,

" " " at Baroda

FORT WILLIAM, the 1st March 1894

SIR.

I am directed to forward, for <u>the information of the Government of your information</u>, a copy of a revised Table of Salutes to Native Chiefs and Nobles of India and to certain Chiefs near Aden, as approved by Her Majesty.

I have the honour to be, Sir.

Sır,

Your most obedient Servant, W. M. CUBITT.

Asstt Secretary to the Government of India.

# [Miscellaneous

Salutes to Nature Chiefs and Nobles &c

# TABLE OF SALUTES TO NATIVE CHIEFS AND NOBLES OF INDIA AND CERTAIN CHIEFS NEAR ADEN

Salutes of 21 Guns

Baroda The Maharaja (Gackwar) of— Haderabad The Nizim of— Masore The Maharaja of—

Salutes of 19 Guns

BHOPAL The Begam (of Nawab) of—
Gwallor The Wiharaja (Sindhia) of—
INDOFE The Maharija (Holl ar) of—
JAMMU 4AD KASHINIR The Maharaja of—
KALAT The Khan of—
KOLHAPUR The Raja of—
MEWAR (UDAIPUP) The Maharana of—
TRIANCOPE The Maharija of—

Salutes of 17 Guns

BAHAWALPLR The Nawah of-BHAPTPUR The Maharaja of-The Maharata of-RILLAND The Maharao Raja of-Buxnt COCHIN The Raja of-The Maharara of-JAIPLP LARAULI The Maharua of-KOTA The Maharao of-Китен The Ran of-Manyan (Jodhrun) The Maharaja of-PATIALA. The Maharaja of-RENA The Maharata of-TONK The Navab of-

Salutes of 15 Guns

ALWAR. The Maharaja of— BANSWAPA The Maharawal of—

# Miscellaneous ]

Salutes to Nature Chiefs and Nobles, &c

DATIA The Maharata of— DEWAS The Senior Raja of-DEWAS The Junior Raja of-DHAR The Raja\* of-DHOLPUR The Maharaj Rana of-DUNGARPUP The Maharawal of-IDAT The Maharaja of-JAISALMIR The Maharawal of-JHALAWAR The Maharai Rana of-KHAIRPUR. The Mir of-KISHANGARH The Maharaja of-ORCHHA The Maharaja of-PARTABOARH The Maharawat of-SIKKIM The Maharaia of-SIROHI The Maharao of-

#### Salutes of 13 Guns

BENARES The Raja\* of— JAORA. The Nawab of— KUCH BEHAR The Maharuja of— RAMPUR The Nawab of— TIPPERA The Raja\* of—

# Salutes of 11 Guns

AJAIGARH The Maharaja of—Baoni The Nawb of—BHAUNAGAR The Thakur Sahib\* of—BHAWAR The Maharaja of—CAMBRI The Raya of—CHARRHAFI The Maharaja of—CHARLAFI The Maharaja of—CHHATARPUR. The Raya of—DHRANGADPA The Raya Shib of—TARIDKOT The Raya of—GONDLL The Thakur Sahib of—GONDLL The Thakur Sahib of—

<sup>\*</sup>The present Chefs of Dhar Tippera and Bhaunagar and Raja of Benares enjoy the title Ms + ij + ai + p runnal distinction

## Miscellaneous

Salutes to Nature Chiefs and Nobles, &c

The Raja of-Јпавиа JIND The Raia of-JUNAGARH The Naugh of-KAULUR (BILASPUR) The Rain of-KAPURTHALA The Raia of-MANDI The Rais of-MANIPUR. The Rain of-MOPVI The Thakur Sahib of-NABHA, The Rais of-NAPSINGARH The Rua of-NAWANAGAR The Jam of-PALANPLE. The Diwan of-PANNA The Maharaia of-PORRANDAP . The Rana of-PLDUKOTA The Raia of-RADHANPLE The Nawab of-RAJGARH The Rula of-RAJPIPLA The Raja of-RATLAM The Raia of-SAILANA The Raja of-Samthar The Rajat of-SIRMUR (NAHAN) The Raja of-SITAMAII The Rain of-SURET The Raja of-TEHRI (GARHWAL) The Raja of-

#### Salutes of 9 Guns

Alirajpur The Rad of—
Balsian The Nawah (Babi) of—
Bansda The Maharawal of—
Baraudhia The Raja of—
Baria The Raja of—
Barwani The Rad of—
Chinota Udahudh The Rad of—

<sup>\*</sup> The present Chief of Lorbandar, Rana Vikramatji, is allowed a salute of 11 guns only outsile Kathiawar, in British India

<sup>†</sup> The present Chief of Samthar enjoys the personal title of Maharoja

# Miscellaneous ]

Salutes to Nature Chiefs and Nobles, &c

DHARAMPUR. The Maharana of-DHROL. The Thakur Sahib of-FADULI The Sultan of-JANJIRA The Nawab (Habshi) of-KAROND (KALAHANDI) The Ruja of-KHILCHIPUR The Rao of-LAHEJ The Sultan of-LIMRI The Thakur Sahib of-LUNAWARA The Rana of-MAIHAR The Raps of-MALER KOTLA The Nawab of-NAGOD The Raja of-PALITANA The Thakur Sahib of-RAJKOT The Thakur Sahib of-SACHIN The Nawab of-SAWANTWARI The Sir Desai of-SUNTH The Raja of-WADHWAN The Thakur Sahib of-

WANKANER The Raja Sahib of-

# TABLE OF PERSONAL SALUTES

Salute of 21 Guns

Marwar (Jodhpur) His Highness Sir Jaswant Singh Bahadur, GCSI, Maharaja of-

#### Salutes of 19 Guns

JAIPUR. His Highness Sawai Sir Madho Singh Bahadur, G C S I Maharaja of-

KHAIRPUR. His Highness Sir Ali Murad Khan, GCIE, Mir of-

Salute of 17 Guns

Orchha His Highness Mahindar Sawai Sir Purtab Singh Bahadur, KCIE, Maharaja of—

#### Salutes of 15 Guns

BHAUNAGAR His Highness Sir Takhtsinghji Jaswantsinghji, GCSI, Maharaja of—

#### (Miscellaneous.

Salutes to Nature Chiefs and Nobles, &c

DHRANGADRA His Highness Sir Mansinghji Ranmalsinghji, K CS I, Raja Sahib of—

Naw Nagar. His Highness Sir Vibhaji Rannalji, K CSI, Jam of—
Salutes of 13 Guns

NABHA His Highness Sir Hira Singh Bahadur, GCSI, Raja of— Sirmur (Naha) His Highness Sir Shamsher Parkash Bahadur, GCSI, Raja of—

Salute of 12 Guns

SHIHP AND MOLLIA His Highness Awadh bin Omar Alkayati, Jamadur of-

Salute of 11 Guns

MALER KOTLA His Highness Muhammad Ibruhim Ali Khan Buhadur, Nawab of—

Salutes of 9 Guns

KISHN AND SOKOTRA. Ali bin Abdulla, Sultan of-LAS BLLA Mir Sir Ali Khan, KCI E., Jam of-

#### TABLE OF LOCAL SALUTES

Salutes of 21 Guns

BHOFAL The Begam (or Nawab) of—
GWALIOR The Maharaya (Sindhia) of—
INDORE The Maharaya (Holkar) of—
JAMMU AND KASHMIR The Maharaya of—)

Within the limits of their own territories, permanently.

# Miscellaneous ]

Testimonials and Addresses

# GOVERNMENT OF INDIA, Home Department

RULCS REGARDING THE RECEIPT OF TESTIMONIALS AND ADDRESSES BY SERVANTS OF GOVERNMENT

[a] Nos 729-53

Extract from the Proceedings of the Government of India in the Home Department (Public), under date Simla, the 6th May 1898

Read-

# RESOLUTION

By the rules attached to the Resolution, above quoted, all servants of Government are prohibited, subject to stated exceptions from inceiving complimentary or valedictory addresses in any form, or testimonials of any kind. and from attending public meetings or complimentary entertainments of a formal and public character held in their honour beveral instances have recently occurred in which airangements for the presentation of testimonials have been made and subscriptions collected apparently in ignorance of the fact that the proceedings were irregular and that the Rules prohibit Government officials from receiving testimonials of any kind. It has also happened more than once lately that a formal character has been given to farewell entertainments. such as are permitted by rule 3, by the publication in the newspapers of speeches made at them The Governor-General in Council in these circumstances finds it necessary to call the attention of Local Governments and Administrations to the rules, and to request that it may be agua impressed on all officers that they must be strictly observed. With a view to bringing them to the notice of the public, the Governor General in Council directs that they be republished in the Gazette of India and the Gazettes of Local Governments and Administrations The rules do not apply to the receipt of addresses by the Head of any Government or Administration

<sup>[</sup>a] Vide supplement to the Gazette of India, May 7 18"8, page 875

#### Miscellaneous

#### Testimonials and Addresses

- 1 Save as in these rules otherwise provided all servants of Government Covenanted or Uncovenanted are forbidden to receive complimentary or validations addresses in any form or to accept testimonials of any kind, or to attend public meetings or complimentary entertainments of a formal and public character hild in their honour
- 2. The Government views with disferent all similar manifestations in the case of retired officers when following immediately upon their retirement from active service, and designed as an rel nowledgment of acts done by them while in the service of Osciminat
- 3 It is not intended to prohibit such an expression of regard for the private or official character of an officer retiring from service or leaving his station of district as is involved in a farewell entertuinment supported by his possibly friends even though some of these may be his official subordinates but it is expected that the proceedings on such occasions will be substantially of a private and informal character
- 4 Local Governments and Administrations are authorised to forward to an officer who has left a station or district the resolution of any local public body recording a vote of thanks to him for help and advice afforded during his official connection with the station or district
- 5 Medical officers are not prohibited from receiving pecunity recognition of their services from a community or body of persons which may desire to acknowledge these but the previous sanction of the Local Government or Administration must be obtained by medical officers before raceiving any public complimentary address
- 6 Nothing in the above rule is meant to prohibit compliance with the request of a public body that a Government officer should sit for his portrait, bust or statue in recognition of his public services, provided that the portrait bust or statue is not intended for presentation to the officer concerned
- 7 The participation of Government officers in the raising of funds for the foundation of scholarships or for procuring a portrait bust, or statue as a spontaneous recognition of the services of a Government officer is not forbid den, but it should be clearly understood that any solicitation on the part of officers of Government for subscriptions from any person who does not coluntarily come forward to contribute, is disapproved by the Government of India

# Miscellaneous.)

(a) ~

#### Testimonials and Addresses

8 The previous sanction of the Government of India must be obtained to the reluxation of these rules in any special case in which the Local Government or Administration may think this desirable

ORDER—Ordered that a copy of this Resolution be forwarded to (a) all Local Governments and Administrations, (b) all Departments of the Government of India, and (c) all Heads of Departments subordinate to the Home Department and that the Resolution be published in the Gazette of India for general information

Government of the Ounjab Government of Burma Chief Commissioner of the Central Provinces (hief Commissioner of Assam Chief Commissioner of Goorg Resident at Hyderabou

. . . .

(b) I oreign Department
Financial Department
Military Department

Public Works Department
Legislative Department
Department of Revenue and Agri
culture
[5] Superintendent of Port Blair
Director General of the Indian Medi

Director General of the Indian Medical Service
Sanitary Commissioner with the Government of India
Secretary to the Board of Examiners
Registrar of the Calcuta University
Bishop's Chaplain
Registrar, High Court Calcuta
Officer in charge of the Record of
the Government of India

[True Extract]

# J P HEWETT,

Secretary to the Government of India

# Miscellaneous

Treasure Trove

# TREASURE TROVE

#### NOTIFICATION No. 823

Dated Mount Abu, the 9th October 1879

The following Rules are prescribed by the Chief Commissioner, Ajmere-Merwara under Section 19 of the Treasure Trove Act VI of 1878, to regulate Proceedings under that Act.—

1—The Notification required by section 5 of the Act shall be in the following form—

FORM A

Notification under section 5 of the Treasure Trove Act VI of 1878

WHEREAS on the ( date ) Treasure of the following description and value ( ) was

found by (person) in (place) all persons claiming the said Treasure, or any part thereof are hereby required to appear personally, or by Agent before the Assistant Commissioner of (District) on the day of

18 at the (District Kutchery or on the spot, of necessary, or such other place as may be convenient) in order that enquiry may be made concerning and orders may be passed as to the disposal of, the said Treasure pursuant to the provisions of the said Act

(Signature of

(Date) Assistant Commissioner)

NOTE —The notice in Form A should also be served on the owner of the place, if he is known and the date in the Notification under section 5 (a) of the Act shall always be as therein required not earlier than four, and not later than six months from the date of the publication of the Notification

# Miscellaneous.]

#### Testimonials and Addresses

8 The previous sanction of the Government of India must be obtuned to the relaxation of these rules in any special case in which the Local Government or Administration may think this desirable

ORDER—Ordered that a copy of this Resolution be forwarded to (a) all Local Governments and Administrations, (b) all Departments of the Government of India and (c) all Heads of Departments subordinate to the Home Department and that the Resolution be published in the Gazette of India for general information

f vr 1 . (a) C Pul he Works Department I egislative Department i Department of Revenue and Agra culture (c) Superintendent of Port Blair Government of the Punish Director General of the Indian Medi Government of Burma eal Service Chief Commissioner of the Central Sanitary Commissioner with the Gov Provinces ernment of India () of Commiss oner of Assam Secretary to the Board of Examiners Chief Commissioner of Coorg Resident at Hyderabad (b) Foreign Department Financial Department Military Department the Governt ent o inqua-

[True Extract]

# J P HEWETT, Secretary to the Government of India

#### [Miscellaneous

Treasure Trove

## TREASURE TROVE

## NOTIFICATION No 833

Dited Mount Abu the 9th October 1879

The following Rules are prescribed by the Chief Commissioner, Ajmere Merwara under Section 19 of the Treasure Trore Act VI of 1878 to regulate proceedings under that Act —

1 -The Notification required by section 5 of the Act shall be in the following fo m-

FORM A

Notification under section 5 of the Treasure Trove Act VI of 1878

WHEPEAS on the ( date ) Treasure of the following description and value ( ) was found by (pesson) in (place) all persons claiming the said Treasure, or any part thereof are hereby required to appear personally, or by Agent before the Assistant Commissioner of (District) on the day of

18 at the (District Kutchery or on the spot, if necessary or such other place as may be convenient) in order that enquiry may be made concerning and orders may be passed as to the disposal of, the said Treasure pursuant to the provisions of the said Act

(Signature of

(Date)

Assistant Commissioner)

NOTE —The notice in Form A should also be served on the owner of the place, if he is known, and the date in the Notification under section 5 (a) of the Act shall always be as therein required not earlier than four, and not later thin six months from the date of the publication of the Notification

# Miscellaneous]

#### Treasure Trove

II—The notice to the person in possession of the land or thing in which the treasure was found required to be served on such person under Section 5 clause (b) shall be in the same terms as the above, and shall in addition contain the following words at the end —

#### FORM B

AND WHEREAS the place, where the said treasure was found by the said (name of finder) is believed to have been on the date of the said finding, in your possession, your attendance at the inquiry is specially required, failing which your right to a share of the treasure will be forfeited as prescribed in Section 6 of the Act

(Signed)

(Date)

Assistant Commissioner

III —The above Notification and Notice shall be in English and Vernacular and copies of Form A shall be posted up at the District Kutcherry, at the Tehsil, in the village where the find took place, at or neur the spot where the treasure was found if the Assistant Commissioner approve, and in such other places as the Assistant Commissioner may think proper

IV —When the treasure found consists of ancient coins, sculptures, or other articles of antiquarian interest whatsoever, the Assistant Commissioner shall, before delivering or dividing the treasure under section 11 or 12, report the same through the Commissioner for the information of the Local Government with a view to obtaining instructions as to whether the treasure is to be acquired on behalf of Government, in the manner prescribed in Section 16 of the Act

V—Appeals to the Commissioner, from the orders of the Assistant Commissioner under Section 9 of the Act, shall be dealt with under the orders for the time being in force regarding administrative appeals of the Revenue Department

VI —The special notice prescribed by Section 5 (b) shall, so far as is consistent with the Act under which these rules are framed, be served in the manner provided by the Code of Civil Poocedure for the service of a summons

VII —Where two or more persons are in possession of the place in which the treasure appears to have been found, the service shall subject to the limitation in Rule VI above, conform to the rules for the service of a summons upon two or more defendants contained in the Code of Civil Procedure.

#### Miscellaneous

Wild Birds, Protection of

# RULES UNDER THE WILD BIRDS PROTECTION

# No. 196S. dated 22nd January 1887

In excercise of the powers conferred by section 3 sub-sections (1) and (2) and section (4) of the Wild Birds' Protection Act (XX of 1887), the Chief Commissioner of Ajmere Merwara is pleased to make the following rules with respect to the Municipalities of Ajmere and Beawar and the Cantonnents of Nasirabad and Atmere

- 1 These rules will come into force on the 1st of January 1889
- 2 No person shall be allowed within the limits of the Municipalities of Ajmere and Beawar and the Cantonments of Nasirabad and Ajmere to possess or sell during the time mentioned in the second column of the Schedule hereto annexed any wild bird or animal of the kind mentioned in the first column thereof which has been recently killed or taken nor shall any person during such time import the plumage or fur of any such bird or animal recently killed
- 3 Whoever commits a breach of rule 2 shall be punished with a fine which may extend in the case of a first offence, to five rupees for every wild bird or animal in respect of which or of the plunage or fur whereof, the breach of the rule has been committed, and in the case of a subsequent offence to ten rupees in respect of every such bird, animal, plumage or fur

#### (1) SCHEDULE

All kinds Partridge and Bustard 15th March to 31st August
Sand Grouse 1st April to 30th June
Haics 1st April to 30th September
Peafowl Antelope and Gazelles 1st June to 30th September

<sup>(1)</sup> This Schedule has been substituted for the original Schedule by Notification No. 258 6, dated 27th October 1890 See Gazette of India, Part II dated November 1st 1890 page 667

# Miscellaneous ]

Wild Birds, Protection of

No 3585S, dated Abu, the 12th September 1888

In exercise of the powers conferred on him by section 4 of the Wild Birds Protection Act (XX of 1887), the Chief Commissioner of Ajmere-Merwara is pleased to declare that the provisions of section 3 of the said Act with respect to wild birds shall apply, within the Municipalities of Ajmere and Beawar and the Cantonments of Navirabad and Ajmere, to the following animals of game —

Deer

Hare

(Published at page 427 of the Gazette of India, Part II, dated 22nd September 1885)

# Municipalities.

Regulation

# THE AJMERE MUNICIPALITIES REGULATION, 1886.

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# REGULATION No. V or 1886

A Regulation to make better provision for the Organization and Administration of Municipalities in Ajmere and Mericaro

(Published in the Gazette of India of 16th October 1886, Part I, page 581)

Preamble

Whereas it is expedient to make better provisions for the organization and administration of municipalities in Ajmere and Merwara, It is hereby enacted as follows —

# CHAPTER I

#### PRELIMINARY

Short title, local extent and com

- ${f 1}$  (1) This Regulation may be called the Ajmere Municipalities Regulation, 1886
- (2) It extends to the territories for the time being administered by the Chief Commissioner of Ajmere, and
  - (3) It shall come into force on the first day of November, 1886
  - (4) (Repealed by Regulation IX of 1893)

Definitions.

- 2. In this Regulation unless there is something repugnant in the subtect or context.—
- (1) "Committee' means a municipal committee constituted under this Regulation
- (2) 'Municipality' means a local area to which this Regulation has been applied under section 4 or section 5
- (3) 'Honorary Magistrate' means a Magistrate who holds no salaried office in any department of the Government service
- (4) 'Inhabitant includes any person ordinarily residing or carrying on business or owning or occupying immoveable property in a municipality or in a local area to which the Chief Commissioner has by notification declared his intention to apply this Regulation
- (5) 'Struct includes any way, road, lane square court, alley, passage or open space, whether a thoroughfore or not, over which the public have a right of way, and also the roadway and footway over any public bridge or take way.

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- (6) Owner includes the person for the time being receiving the rent. of lands and buildings or either of them, whether on his own account or as agent or trustee for any person or society or for any religious or charitable purpose or who would so acceive the same if the land or building were let to n tenant
- (7) Notification means a notification published by authority of the Chief Commissioner in the official Gazette
  - (8) ' Notified' means published as aforesaid, and
- (9) Prescribed means prescribed by rules made by the Chief Commissioner under this Regulation
- 3 (1) The Chief Commissioner may by notification and in such other Notification manner as he may from time to time determine, declare his intention to of intention apply this Regulation to any town or to any group of towns in the immediate Regulation neighbourhood of one another
  - (2) Every notification under this section shall define the limits of the town or group of towns to which it refers, and may include within those lunits any railway-station, village, building, land or water in the vicinity of any such town

Provided that it shall not, without the previous consent of the Governor-General in Council so include any part of a military cantonment

- 4 (1) Any inhabitant of a local area in respect of which a notifica- Application of tion has been published under section 3 may, if he objects to the application Regulation of the Regulation submit his objection in writing to the Chief Commissioner within six weeks from the publication of the notification, and the Chief Commissioner shall take his objection into consideration
- (2) When six weeks from the publication of the notification have expared, and the Chief Commissioner has considered the objections (if any) which have been submitted under sub section (1), the Chief Commissioner may, by notification, apply this Regulation to the local area
- The Chief Commissioner may, by notification, apply (a) this Regu- Special rule lation to any local area which is a municipality established under the North- as to application of XV of Western Provinces and Oudh Municipalities Act, 1873 (b)

Regulation to towns to which Act XX of 1873

(a) Regulation V of 1886 has by notification Nos 1406 702 and 1409 702, dated 22nd De applies. Gember 1890 (see Gazette of In Ita, 1887, Part II, page 14) been applied un ler section 5 to each applies. municipality in Apinera Mersary, it , the municipalities of Apinere, Desawa au 1 hektr.

1873

<sup>(</sup>b) Portion repealed by Regulation IX of 1893 is emitted

Regulation

# CHAPTER II

### ORGANIZATION OF MUNICIPAL COMMITTEES

### Constitution of Committees

Committee to consist of elected and appointed

- 6 There shall be established for each municipality a municipal committee having authority over that municipality, and consisting of—
  - (a) So many elected members as may be determined in minner prescribed representing the whole municipality or wards of the municipality, and
  - (b) Such person or persons (if any) not exceeding in number one fourth of the Committee as the Chief Commissioner may subject to the rules made under this Regulation appoint in this behalf

Magistrate to convene meeting to determine system of representa tion and election

- 7 (1) The Magistrate of the district within which any municipality is situated shall within one month from the date on which this Regulation has been applied to the municipality under section 4 or section 5 issue notices in writing to the persons mentioned in section 8 inviting them to meet at a time and place specified in the notices for the purpose of preparing and sub-mitting within such further time not exceeding three months from the date of the meeting as the Chief Commissioner may fix in this behalf proposals for determining the system of representation and election to be established in the municipality
- (2) The Chief Commessioner may, for special reasons grant an extension, not exceeding one month, of the time fixed under this section for submitting proposals

Persons to be invited to meeting

- 8 Notices under section 7 shall be assued to the following persons, namely -
  - (a) All Honorary Magistrates having jurisdiction within the limits of the municipality
  - (b) (Repealed by Regulation IX of 1893)
  - (c) Any leading residents of the Municipality not included under [\*] clause (a) [\*] who in the opinion of the District Magistrato should be allowed to take part in the discussion

Regulation

The persons who meet in compliance with the notices issued under Matters to be section 7 shall consider, and shall, within the time limited under that section, the meeting submit through the District Magistrate to the Chief Commissioner proposals regarding the following matters namely -

- (a) The treatment of the municipality as a whole for the purposes of representation, or the division of the municipality into wards.
- (b) The number of representatives proper for the municipality or for each ward.
- (c) The qualifications of electors and of candidates for election,
- (d) The registration of electors.
- (e) The nomination of candidates the time of election and the mode of recording votes, and
- (f) Any other matters regarding the system of representation and of election which it may seem to the meeting expedient to consider
- 10 (1) The Chief Commissioner shall, after taking into consideration Power to the proposals (if any) submitted under section 9, make rules [ a ] regulating missioner to the matters referred to in that section, and may in making such rules direct make rules that the breach of any provision thereof shall be punished with fine which represents may extend to ten rupees

election

- (2) The Chief Commissioner may, after the committee has come into existence as hereinafter provided, amend after consulting the committee, the rules made under sub-section (1), but no amendment made under this sub section shall take effect until six months after it has been published in the official Greater
- (3) Elective members of the committee shall be elected in accordance with the rules made under this section and for the time being in force
- 11 (1) The term of office of a member of a committee shall be fixed Term of by the Chief Commissioner by rule made under this Regulation, and may be office of mem so fixed as to provide for the retirement of members by rotation, but shall committee not exceed three years

### Regulation

(2) An outgoing member shull it othe vie qualified be again eligible for election or appointment

Per gnat on of ne nber 12 A member of a committee may res of by notifying in writing his intention to do so to the Chief Commissioner and on his resignation being accepted by the Chief Commissioner he shall be deemed to have vacated his office.

Removal of me ber

- 13 (1) The Chief Commission or may remove any member of a committee
  - (a) If he refuses to act on becomes in the opinion of the Chief Commissioner incapable of acting or is declared insolvent or is c nvicted of any sich offence or subjected by a Griminal Court to any such order as implies in the opinion of the Chief Commissioner a defect of character which unfits him to be a nember
  - (b) If he has been declared by notification to be disqualified for employment in the public service
  - (c) If he without an excise sufficient in the opinion of the Chief Conms inner neglects for more than three consecutive months to be present at the meetings of the committee
  - (d) If his continuance in office is in the opinion of the Chief Comm science dangerous to the public peace or order or
  - (e) When he is a salaried officer of the Government if his con tinuance in office is in the opinion of the Chief Commissionar unnecessary or undesirable
  - (2) A person removed under this section shall be disqualified for election unless and until the Chief Commissioner otherwise directs

Filing of casual vacan

14 (1) When the place of an elected member of a committee becomes acant by his resignation removal death or otherwise a new member shall be elected in manner prescribed to fill the place

Provided that the Chief Commissioner may subject to the limitation of the proportion of appointed members of the committee fixed by section 6 clause (P) direct in my such case that the vacancy shall be left unfilled

Regulation

- (2) When the place of an appointed member of a committee becomes vacuat as aforesaid the Chief Commissioner may if he thinks fit, but subject to the rules made under this Regulation appoint a new member to fill the relace.
- (3) A person elected or appointed under this section to fill a casual vacancy shall hold office until the person whose place he fills would regularly have gone out of office and shall then go out of office but shall be again chigible for election or appointment
- 15 Every committee shall be a body corporate by the name of the Incorporation committee of its municipality shall have perpetual succession and a common of committee seal with power to acquire and hold property both moveable and immoveable and subject to the rules made under this Regulation to thrusfer any property held by it and to contract and to do all other things necessary for the purposes of its constitution and may sue and be sued in its corporate name
- 16 A committee shall come into existence at such time as the Chief Tun-for committee committee.
- 17 (1) When a committee comes into existence under section 10 for a Consequences municipality constituted under this Regulation and that municipality comment of establish ment of the prizes within its limits a local area [\*] which is a municipality under the committee North Western Provinces and Outh Municipalities Act 1873 the following where pal consequences shall ensue namely—

V of 1873

- (a) The said North Western Provinces and Outh Municipalities ex Act shall cease to apply to the local area [a]
- (b) The committe (if any) constituted under that Act for the local area shall cease to exist,
- (c) All property vested in the old committee shall for the purposes of this Regulation vest in the committee constituted under this Regulation (hereinafter called the new committee) subject to all rights (if any) existing over and all debts liabilities and obligations (if any) affecting that property,
- (d) Every right and hability belonging to or incurred by the old committee may be enforced by and against the new committee in like manner as it might have been enforced by and against the old committee if this Regulation had not been made.

# Regulation

- (e) A Government officer employed by the old committee at the time when the new committee comes into existence shall be deemed to be similarly employed by the new committee, and shall not be dismissed from that employment without the sanction of the Chief Commissioner, and
- (f) The new committee shall be substituted for the old committee in all legal proceedings by or against the old committee pending at the time when the new committee comes into existence.
- (2) When a committee comes into existence under section 16 for a municipality constituted under this Regulition, and that municipality comprises within its limits a local area in which Act XX of 1856 (an Act to make better provision for the appointment and maintenance of Police Chaukidais in Cities Towns Stations Suburbs and Bazars in the Presidency of Fort William in Bengal) is in force that Act shall cease to have effect in the local area and every punchayat constituted under that Act for the local area shall cease to exist.

# Chairman and Vice Chairman

Plection or appointment of chairman

18 A committee shall, from time to time, at a special meeting, clect as its chairman one of its own members or some other person qualified for election as a member, and the member or other person so elected shall, if the election is approved by the Chief Commissioner, but not otherwise, become chairman of the committee

### Provided that-

- (a) If the office of chairman remains vacant for three months from the date of the first meeting of the committee, or in the case of a vacancy afterwards occurring from the occurrence of that vacuey, and no person is within that period elected under this section to fill it, the Chief Commissioner may in his dis cretion appoint such person as be thinks fit by name or by virtue of office to be chairman, and
- (b) In such municipalities as the Chief Commissioner may from time to time by notification, exempt from the operation of this section the Chief Commissioner may from time to time appoint such person as he thinks fit by name or by virtue of office to be chairman.

### Regulation

- 19 In every Municipality the committee shall from time to time at a Flect on of special meeting elect one or two of its members to be its vice chairman or man true-chairman.
- 20 (1) The term of office of a member of the committee elected to be Term of office as member of elarman shall be the residue of his term of office as member elahiron.
- (2) The term of office of any other person elected to be churman or of a charman appointed by the Chief Commissioner, shall be such term not exceeding three years as the Chief Commissioner, may by rule presembe
  - (3) The term of office of a vice chairman shall be one year

Provided that, when at the time of his election as vice chairman the resi due of his term of office as member of the committee is less than one year his term of office as vice chairman shall be the residue of his term as member

- (4) An outgoing chairman or vice chairman shall if otherwise qualified be again eligible for election or appointment
- 21 (1) A chairman of a committee may resign by notifying in writing Resignation his intention to do so to the Chief Commissioner, and on his resignation of chairman or tree cha
- (2) A vice chairman of a committee may resign by notifying in writing his intention to do so to the committee and on his resignation being accept ed by the committee, he shall be deemed to have vicated his office
- 22 The Chief Commissioner may remove any chairman or vice chair. Removal of man of a committee from his office as such chairman or vice chairman if he vector refuses to act, or becomes incapable of acting or is declared an insolvent or man is convicted of any such offence, or subjected by a Criminal Court to any such order as implies in the opinion of the Chief Commissioner a defect of character which untils him to be chairman or vice chairman or if he with out sufficient excuse, neglects for more than three consecutive isont's to be present at the meetings of the committee
- 23 (1) If an elected chairman or vice chairman dies or resigns his Casal vacan office or is removed a new chairman or vice chairman shall be elected or ap of chairman pointed in manner provided by section 18 or section 19 as the case may be or vice chair man.

# Regulation

- (2) If a chairman appointed by the Chief Commissioner dies regions his office or is removed the Chief Commissioner shall appoint another chairman
- (3) A person elected or appointed under this section to fill a casual vacancy shall hold office until the person whose place he fills would regularly have gone out of office, and shall then go out of office

Provided that, if a person so elected is a member of the committee at the time of his election, he shall go out of office on ceasing to be a member

(4) A person going out of office under sub-section (3) shall, if otherwise qualified, be again eligible for election or appointment

Chairman to become mem her if not already mem ber

24 When a rerson not already a member of the committee is elected or appointed chairman, he shall, notwithstanding anything in the foregoing sections, become a member of the committee by virtue of his election or appointment, and shall continue to be a member so long as he holds office as chairman

# Notification of Elections, Appointments and Vacancies

Notification of elections. and vacan CIES

25. Every election and appointment of a member or chairman of a appointments committee, and every vacancy in the office of member or chairman, shall be notified

# Joint Committees

- Joint com mittees
- 26 (1) A committee may, from time to time, concur with any other municipal committee or with a district board, or with a cantonment authority or with more than one such committee, board or authority in appointing out of their respective bodies a joint committee for any purpose in which they are jointly interested, and in appointing a chairman of the joint committee. and in delegating to any such joint committee any power which might be exercised by either or any of the committees, boards or authorities, and in framing and modifying regulations as to the proceedings of any such joint committee, and as to the conduct of correspondence relating to the purpose for which the joint committee is appointed
  - (2) If any difference of opinion arises between committees, boards or authorities acting under this section the decision thereon of the Chief Commissioner shall be final.

Legilation

### Cut I t Business

- 27 (1) A committee shall  $u_0$  it for the transaction of business at least  $\frac{T_{i,n}}{k}$  fling one in every in ith on such divisionly from time to time be fixed by the meetings rules and funder section 34.
- (2) The clumman or in his absence a vice charman may, whenever he thinks fit and shall upon a requisition made in writing by not less than one fifth of the members of the committee convene either an ordinary or a special meeting at any other time.
  - 28 (1) A meeting of a committee shall be either ordinary or special

oll nary an l

- (2) Any business may be transacted at any ordinary meeting unless it is required by this Regulation or the rules made under this Regulation to be transacted at a special meeting
- 29 (1) The quorum necessary for the transaction of business at a Quorum special meeting of a committee shall be two thirds of the whole committee
- (2) The quorum necessary for the transaction of business at an ordinary meeting of a committee shall be such number or proportion of the members of the committee as may from time to time be fixed by the rules made under section 34

Provided that if at any ordinary or special meeting of the committee a quorum is not present, the chairman shall adjourn the meeting to such other day as he thinks fit, and the business which would have been brought before the original meeting if there had been a quorum present shall be brought be fore and transacted at, the adjourned meeting whether there is a quorum present thereat or not

- 30 (1) At every meeting of a committee the chrisman, if present, Chairman of shall preside
- (2) If, when any meeting is held, the office of chairman is vacant, or the chairman is absent from the meeting and a vice chairman is present, such vice chairman, or, when two vice chairman are present, the senior of them by date of appointment, shall preside

### Regulation

- (3) In any case not provided for in the foregoing portion of this section the members present shall elect one of their number to be chairman of the meeting
- Vote of ma iority deci RILE
- 31 (1) Except as otherwise provided by this Regulation or by any rule made by the Chief Commissioner under this Regulation, all questions which may come before any meeting of a committee shall be decided by a majority of the votes of the members present
- (2) In case of an equality of votes the chairman of the meeting shall have a second or casting vote

### Certain officers enti and speak

The Civil Surgeon of the district, the Executive Engineer of the tled to attend division and the Inspector of Schools of the circle shall be entitled to attend any meeting of the committee, and to address the committee on any matter affecting respectively sanitation public works and public instruction

Resolutions to be recur l el and [ub lished

- 33 (1) Every resolution passed by a committee at a meeting shall be recorded in a book kept for the purpose shall be signed by the chairman of the meeting or the next ensuing meeting, and shall be published in such manner as the Chief Commissioner may direct
- (2) A conv of every resolution passed by a committee at a meeting shall, within ten days from the date of meeting, be forwarded to the District Magistrate

Power to make rules as to meetines and proceed ings

- 34 (1) Every committee may from time to time, at a special meeting, makes rules consistent with this Regulation and any rules made under this Regulation by the Chief Commissioner as to-
  - (a) The time and place of its meetings.
  - (b) The manner of convening ordinary and special meetings respectively, and of giving notice thereof,
  - (c) The quorum necessary for the transaction of business at ordinary meetings ,
  - (d) The conduct of proceed ags at meetings, and the adjournment
  - of meetings. (c) The division of duties among the members of the committee,
  - (f) The persons by whom receipts may be granted on behalf of the committee for money paid under this Regulation, and
  - (b) All other similar matters

Re rulation

(2) Every rule made under this section shall be published in such manner as the Chief Commissioner may direct

# Officers and Seriants

- 35 (1) From committee shall from time to time at a special meeting appointment up int one or more of its members or with the sanction of the Commis somer any other person or persons to be its secretary or secretaries and may it a like meeting remove any person so appointed
- (2) If a person who is an officer in the service of the Government and who is not a member of the committee is appointed secretary he shall n twithstanding anything in the foregoing sections, become a member of the committee by virtue of such appointment and shall continue to be a member of the committee as long as he holds the office of secretary
- (3) When a member of the committee is appointed to be secretary he shall receive no remuneration in respect of his services. In other cases the committee may with the previous sanction of the Chief Commissioner, assign to a secretary such pay as it thinks fit
- Subject to the other provisions of this Regulation and to such Employment rules as the Chief Commissioner may make prescribing the qualifications officers and requisite in the case of persons appointed to offices requiring professional servants skill a committee may employ in addition to its secretary or secretaries such other officers and servants as may be necessary or proper for the efficient execution of its duties and may assign to such officers and servants such pay as it thinks fit
  - 37 In the case of a Government official a committee may-

Pens ons of Covernment (1) If his services are wholly lent to it si bscribe for his pension or officials

- gratuity and leave allowances in accordance with the rules mittees of the [a] Civil Service Regulations [a] for the time being in force, and
- (2) If he devotes only a part of his time to the performance of duties in behalf of the committee make a contribution on account of his pension or gratuity and leave-allowances in such proportion as may be determined by Chief Com-

Regulation

Pone one of

In the cale of an officer or sirvant not being a Government othere official a committee may-

(1) Grant him leave allowances and if he is employed under a comm thee constituted under the North West ry Provinces and Oudh Munici palities Act 1873 [a] then this Regul tion comes into force and is not entitled to penson or if his monthly pay is less than ten rupees a crutuity and

(2) If empowered in this behalf by the Chief Commissioner -(a) S b cribe on his 1 thalf for tension or gratuity under the rules

of the Government Civil Service Regulations for the time being in force or

(b) Purchase for him from the Government or otherwise an annuity on his rotiroment

Provided that no pension gratuity leave allowance or annuity shall exceed the s im to which under the [b] Civil Service Regulations [b] for the time being in force the officer or servant would be entitled if the service had been corried under the Government

Mode of

execut ng contracts

Contracto 39 (1) A committee may delegate to one or more of its members the power of entering into on its behalf any contract whereof the value or

Autho ty amous t does not exceed two hundred rapecs (2) A contract whereof the value or amount exceeds two hundred

runees shall not be executed until it has been sanctioned by the Committee at a meeting

40 (1) Every contract made by or on behalf of a committee whereof the value or amount exceeds thenty rupees shall be in writing

(2) Every such contract shall be signed by the chairman or a vice

chairman and a secretary Provided that the committee may delegate to one or more of its members

the power of executing any contracts which he is or they are empowered to enter into under section 39 sub-section (1) (3) If a contract to which this section applies is executed otherwise than

in conformity therewith it shall not be binding on the committee (a) See foot note [a] on page 8"7 Supra

<sup>[</sup>b 1] These words were subst tute I for the original words by Regulation IN of 1893

Ren lation

### CHAPTER III

### TAXATION

### Taxation

- 41. (1) Subject to any general rules or special orders which the Trees which Governor General in Council may make in this behalf, and to any jules made imposed by the Chief Commissioner under this Regulation, a committee may, from time to time for the purposes of this Regulation and in the manner by this Regulation directed, impose in the whole or any part of the municipality any of the following taxes namely
  - (A) With the previous sanction of the Chief Commissioner -
    - (a) A tax on buildings and lands situate within the municipality, not exceeding seven and a half percentum on the annual value of the buildings and lands,
    - (b) A tax on persons practising any profession or art or carrying on any trade or calling in the municipality,
    - (c) A tix on all or any vehicles, boats, animals used for riding, driving, draught or burden and dogs lept within the municipality.
    - (d) A tax on vehicles and animals used as aforesaid entering the municipality;
    - (e) An octrol on anusals for slaughter or goods or both brought within the municipality for consumption or use therein and
  - (B) With the previous sanction of the Chief Commissioner and of the Governor General in Council, any other tax
- (2) In this section "annual value" means the gross annual rent for which buildings and lands hable to taxation may reasonably be expected to let

Provided that, in the case of land which is assessed to land revenue or of which the land revenue has been wholly or in part released, compounded for, redeemed or assigned, the annual value shall, if the Chief Commissioner so directs, be deemed to be double the amount of the land revenue for the time being assessed on the land, or, when the land revenue lars been wholly or in part released, compounded for, redeemed or assigned, double the amount which, but for such release, composition, redemption or assignment, would have been assessable as land revenue.

Regulation

Scarenging

42. When a committee has, in exercise of the powers conferred by this Regulation, provided for the performance, with regard to any buildings or lands by its agents of the duties usually performed by sweepers it may, with the previous sanction of the Chief Commissioner, in the manner by this Regulation directed, impose upon those buildings and lands in addition to any other tax imposed upon them under this Regulation a tax to be called the scavenging tax at such rate or of such amount as it thinks fit

Provided that in fixing the rate or amount regard shall be had to the principle that the total net proceeds of the tax should not exceed the cost of the performance of the said duties

43 (1) Besides the taxes mentioned in sections 41 and 42 a commit-

Water tor

- tee with the previous sanction of the Chief Commissioner, may, for the purpose of constructing or maintaining works for the supply of water to the municipality or paying the principal or interest of any loan raised for the construction of such works, impose, in the manner by this Regulation direct ed a tax to be called the water tax upon buildings or lands which are so situated that their occupiers can benefit by the works (2) The rate or amount of the tax so imposed on different buildings or
- lands may be determined with reference, among other considerations to their distance from the nearest point at which the water is deliverable by the works and to their level, but in fixing it regard shall be had to the principal that the total net proceeds of the tax, with the estimated income from navments for water supplied from the works under special contracts should not exceed the amount required for the said purposes

Procedure in mposing

- 44 (1) A committee may, at a special meeting pass a resolution to propose the imposition of any tax under section 41, section 42 or section 43
  - (2) When such a resolution has been passed the committee shall publish a notice, defining the class of persons or description of property proposed to be taxed the amount or rate of the tax to be imposed, and the system of assessment to be adopted
  - (3) Any inhabitant objecting to the proposed tax may, within thirty days from the publication of the notice, submit his objection in writing to the committee, and the committee, shall, at a special meeting take his object tion into consideration

Regulation

- (4) If no such objection is received within the sud period of thirty days or if such objection having been considered as aforestid, is deemed insufficient the committee may forward its proposals to the Chief Commissioner, with he objections (if any) which have been submitted as aforestid and its decimal thereupon.
- (5) The Chief Commissioner on receiving such proposals, may sanction the same or refure to sanction them, or return them to the committee for further consideration
- (6) When the Chi f Commissioner sanctions any such proposals which r quire the firther sanction of the Governor General in Council he shall submit the same to the Governor General in Council with the objections (if any) received through the committee, and the Governor General in Council may sanction the proposals or refuse to sanction them, or return them to the Chief Commissioner for further consideration
- 7) When the proposals of a committee have been sanctioned by the Chief Commissioner or by the Chief Commissioner and the Governor Gene ral in Council as the case may be, the Committee may, at a special meeting direct the imposition of the tax in accordance with such proposals
- (6) In giving such direction the committee shall fix a date from which the tax shall come into force

Provided that-

- (a) No tax shall come into firce until it has been notified,
- (b) No tax leviable by the year shall come into force except at the commencement of the year by which it is leviable, and
- (c) No other tax shall come into force less than one month from the date of the meeting at which its imposition is directed
- (9) A notification of the imposition of a tax under this Regulation shall be conclusive evidence that the tax has been imposed in accordance with the provisions of this Regulation.
- 45 A committee may 1 y a resolution passed at a special meeting and Power to abolish or confirmed by the Chief Commissioner, abolish or reduce in amount any tax reduce taxes imposed under section 41, section 42 or section 43
- 46 (1) A committee may exempt in whole or in part from the pay Rover to ment of any such tax any person who by reason of poverty may in its opinion taxation be unable to pay the same

Regulation.

- (2) A committee may, by resolution passed at a special meeting and confirmed by the Chief Commissioner, and the Chief Commissioner may, by order, exempt in whole or in part from the payment of any such tax any perlson or class of persons or any property or description of property
- Power for Cited Commissioner of the Chief Commissioner, on commissioner of tax

  plaint mide or otherwise, that any tax imposed under the foregoing sections assigned lety is unfair in its incidence, or that the levy thereof or of any part thereof is in junious to the interests of the general public, he may require the committee to take within a specified period measures to remove the objection, and if within that period the requirement is not complied with to the satisfaction of the Chief Commissioner, the Chief Commissioner may by notification suspend the lety of the tax or of such part thereof until the objection has been removed.
  - (2) The Chief Commissioner may at any time, by notification, rescind

Taxes not invalid for defect of form 48 No tax imposed under this Regulation shall be invalid merely for defect of form, and it shall be enough in any such tax on property, or any assessment of value for the purpose of any such tax, if the property taxed or assessed is so described as to be generally known, and it shall not be necessary to num, the owner or occupier thereof

Taxes when payable 49. Any tax imposed under section 41, section 42, or section 43, and payable peniodically shall be payable on such dates and in such instalments (if any) as the committee with the previous sanction of the Chief Commissioner, may, by rule, from time to time direct

Peccipts to

50 For all sums paid on account of any tax under this Regulation, a receipt stating the amount and the tax on account of which it is paid shall be given by the person receiving the same, on request by the person making the nament.

Appeals
acainst tava
tion

51 (1) An appeal against the assessment or levy of any tax under this a Regulation shall lie to the District Magistrate unless he is a member of the committee, in which case the uppeal shall lie to the Commissioner or other other empowered by the Chief Commissioner in this behalf

(2) The order of the appellate authority shall be final

### Regulation

52 (1) No appeal shall he in respect of a tix on any building or land Limitation unless it is preferred within two months after the publication of the notice for appeals prescribed by section 58, and no appeal shall he in respect of any other tax unless it is preferred within two months from the time when the demand for the tax is made

Provided that an appeal may be admitted after the expiration of the period presembed therefor by this section if the appealant satisfies the officer before whom the appeal is preferred that he had sufficient cause for not presenting the appeal within that period

- (2) No appeal shall be entertained unless the amount of the tax to which it relates is deposited with the committee before the appeal is preferred
- 53 No objection shall be taken to any valuation or assessment, nor Taxation not shall the liability of any person to be assessed or taxed be questioned, in any 'o be quest other manner or by any other authority than in this Regulation is provided under this
- 54. All taxes leviable in any local area under the North Westein Provinces and Oudh Municipalities Act, 1873 [\*] at the time when a committee having authority over that local area coines into existence under this Regula 1873 to be tion, shall so far as their imposition and assessment are consistent with this Regulation and within the powers conferred thereby, be deemed to have been that Regulaimposed and assessed under this Regulation

# Tuxes on Immoved le Property

T' of

373

- 55. (1) The committee shall cause an assessment list of all buildings Preparation and lands on which any tax is imposed to be prepared, containing— of assessment list
  - (a) The name of the street or division in which the property is situate,
  - (b) The designation of the property, either by name or by number sufficient for identification,
  - (c) The names of the owner and occupies, if known,
  - (d) The annual value on which the property is assessed, and
    - (e) The amount of the tax assessed thereon by the committee.
- (2) For the purpose of preparing the list the committee may require the owners or occupiers of the buildings or lands to furnish it with returns of annual value

Regulation

(2) A committee may, by resolution massed at a special meeting and confirmed by the Chief Commissioner and the Chief Commissioner may by order exempt in whole or in part from the payment of any such tax any per son or class of persons or any property or description of property

47 (1) If at any time it appears to the Chief Commissioner on com

plaint made or otherwise that any tax imposed under the foregoing sections

is unfair in its incidence or that the levy thereof or of any part thereof is in

purious to the interests of the general public he may require the committee to talle within a specified period measures to remove the objection, and if

Power for Class Con miss of er to suspe d levy of tax

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within that period the requirement is not complied with to the satisfaction of the Chief Commissioner the Chief Commissioner may by notification sus pend the key, of the tax or of such part thereof until the objection has been removed (2) The Chief C minissipper may at any time by notification rescuid any such suspension

No tax imposed under this Regulation shall be invalid merely for Taxes not n al I for defect of form and it shall be enough in any such tax on property or any asse sment of value for the purpose of any such tax if the property taxed or form

assessed is so described as to be generally I nown, and it shall not be necessary to num the owner or occupier thereof Any tax imposed under section 41 section 42 or section 43 and Taxes v l en

rayable periodically shall be payable on such dates and in such instalments payal le (if in) as the committee with the previous sanction of the Chief Com mussioner may by rule from time to time direct For all sums paid on account of any tax under this Regulation a

Peccents to recent stating the amount and the tax on account of which it is paid shall be be Liven given by the per on receiving the same on request by the person making the payment 51 (1) An appeal against the assessment or less of any tax under this \pprals Regulation shall lie to the District Magistrate unless he is a member of the t ja nat tava

committee in which case the appeal shall lie to the Commissioner or other officer empowered by the Chief Commissioner in this behalf (2) The or ler of the appellate authority shall be final

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Provided that an appeal may be admitted after the expirition of the period presembed therefor by this section if the appellant satisfies the other before whom the appeal is preferred that he had sufficient cause for not presenting the appeal within that period

- (2) No appeal shall be entertained unless the amount of the tax to which it relates is deposited with the committee before the appeal is preferred
- 53 No objection shall be taken to any valuation or assessment nor Taxation not shall the liability of any person to be assessed or taxed be questioned in any other manner or by any other authority than in this Regulation is provided in the first content of the content of the
- 54 All taxes leviable in any local area under the North Western Provinces and Oudh Municipalities Act 1873 [\*] at the time when a committee able under having authority over that local area comes into existence under this Regula [8, 3 to be ition shall so far as their imposition and assessment are consistent with this Regulation and within the powers conferred thereby be deemed to have been it as Regulation and assessed under this Regulation.

# Taxes on I umoveable Property

- 55 (1) The committee shall cause an assessment list of all buildings Preparation and lands on which any tax is imposed to be prepared containing— of assessment 1st
  - (a) The name of the street or division in which the property is situate
  - (b) The designation of the property either by name or by number sufficient for identification
  - (c) The names of the owner and occupier if known,
  - (d) The annual value on which the property is assessed, and
  - (e) The amount of the tax assessed thereon by the committee
- (2) For the purpose of preparing the list the committee may require the owners or occupiers of the buildings or lands to furnish it with returns of annual value

Regulation

(2) A committee may by resolution passed at a special meeting and confirmed by the Chief Commissioner and the Chief Commissioner may by order exempt in whole or in part from the payment of any such tax any per son or class of persons or any property or description of property

Power for Clief Con miss of cr to sispe d lesy of tax

- 47 (1) If at any time it appears to the Chief Commissioner on complant made or otherwise that any tax imposed under the foregoing sections is unfair in its needence or that the levy thereof or of any part thereof is injurious to the interests of the general public he may require the committee to take within a specified period measures to remove the objection, and if within it at period the requirement is not complied with to the satisfaction of the Chief Commissioner the Chief Commissioner may by notification suspend the levy of the tax or of such part thereof until the objection has been removed
  - (2) The Chief Commissioner may at any time by notification rescind any such suspension

Tixes not i val l for defect of form 48 No tax imposed under this Regulation shall be invalid merely for defect of form and it shall be enough in any such tax on property or any assessment of value for the purpose of any such tax if the property taxed or assessed is so described as to be generally known, and it shall not be necessary to name the owner or occupier thereof

Taxes a len Layal le 49 Any t x imposed under section 41 section 42 or section 43 and physible periodically shall be physible on such dates and in such instalments (if iny) as the committee with the previous sometion of the Chief Commissioner may by rule from time to time direct

Pece pts to

50 For all sums paid on account of any tax under this Regulation a receipt stating the amount and the tax on account of which it is paid shall be given by the per on receiving the same on request by the person making the payment

Appe to can st taxa

- 51 (1) An appeal against the assessment or levy of aim two under this Regulation shall lie to the District Magistrate unless he is a member of the committee in which eve the uppeal shall lie to the Commissioner or other other cuspowered by the Chief Commissioner in this behalf
  - (2) The or ler of the appellate authority shall be final

### Repulation

52 (1) No appeal shall be in resp. t of a tix on any building or land Limitation unless it is preferred within two menths after the publication of the notice for appeals prescribed by section 55 and no appeal shall be in respect of any other tax unless it is preferred within two menths from the time when the demand for the tax is made.

Provided that an appeal may be idmitted after the expiration of the period presembed therefor by this section if the app flant satisfies the officer before whom the appeal is preferred that he had sufficient cause for not presenting the appeal within that period.

- (2) No app a shall be cut risin d unless the amount of the tax to which it relates is diposit d with it committee before the appeal is preferred.
- 53. No objection shall be taken to any valuation or assessment nor Taxation not shall the hability of any person to be assessed or taxed be questioned in any other manner or by any other authority than in this R guilation is provided inner stept model except model.
- 54. All taxes locable in any local incoming to the Worth Western Protraces and Oudh M incipalities Act. 1873 [49] at the time when a committee at least having authority over that beal at a times into existence under this Regular Act. Vol. in shall is fure their imposition and assessment are consistent with this Regulation and without the power centers I thereby be deemed to have been this Regular improved and assessed under this Regulation.

# Taxes on Im weather Property

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- 55 (1) The committee shall cause an assessment list of all buildings preparation and lands on which any tax is imposed to be prepared containing— of assess
  - (a) The name of the street or division in which the property is situate.
  - (b) The designation of the property, either by name or by number sufficient for identification
  - (c) The names of the owner and occupier if known ,
  - (d) The annual value on which the property is assessed, and
  - (e) The amount of the tax assessed thereon by the committee
- (2) For the purpose of preparing the list the committee may require the owners or occupiers of the buildings or lands to furnish it with returns of annual value

Regulation

Publication of notice of 56 When the assessment list has been completed, the committee shall give public notice thereof, and of the place where the list or a copy thereof may be inspected, and every person claiming to be either owner or occupier of property included in the list, or the agent of any such person, shall be at liberty to inspect the list and to make extracts therefrom without charge

Public notice of time fixed for revising assessment list

- 57 (1) The committee shall at the same time give public notice of a time, not less than one month from the publication of the notice, when it will proceed to revise the valuation and assessment, and in all cases in which any property is for the first time assessed, or the assessment thereof is increased, it shall also give notice thereof to the owner or occupier of the property
  - (2) All objections to the valuation and assessment shall be made in writing before the time fixed in the notice, or orally or in writing at that time

Settlement of list

- 58 (I) After the objections have been enquired into and the persons making them have been allowed an opportunity of being heard either in person or by authorized agent as they think fit, and the revision of the valuation and assessment has been completed, the amendments made in the list shall be authenticated by the signitures of not less than two members of the committee, who shall at the same time certify that no valid objection has been made to the valuation and assessment contained in the list, except in the cases in which amendments have been entered therein, and, subject to such amendments as may thereafter be duly made, the tax so assessed shall be deemed to be the tax for the whole year by which it is leviable next following that in which the assessment is made
- (2) The list when amended under this section shall be deposited in the committee's office, and shall there be open during office hours to all owners and occupiers of property comprised therein, and a public notice that it is so open shall forthwith be published

Further amendments of assess ment list, 59 (1) The committee may at any time amend the list by inserting the name of any person whose name ought to be inserted, or by inserting any property which ought to have been inserted, or by altering the assessment on any property which has been insufficiently valued or assessed through mistake, oversight or fraud, after giving notice, to any person interested in the amendment, of a time, not less than one month from the date of service of such native by which the amendment is to be made

### Regulation

- (2) Any person interested in any such amendment may tender his objection to the committee in writing before the time fixed in the notice or orally or in writing at that time and shall be allowed an opportunity of being heard in support of the same in person or by authorized agent as he thinks fit
- 60 It shall be in the discretion of the committee to prepare a new assess New 1 st need ment list every year or to adopt the valuation and assessment contained in the not be pre list for any year with such alterations as may in particular cases be deemed year necessary as the valuation and as essment for the year following giving the same notice of the valuation and assessment as if a new assessment list had been prepared

61 (1) When a tax payable under section 41 sub section (1) clause (a) Remiss on of or under section 42 or section 43 is payable in one sum in respect of an enter or our occupied more able is unoccupied more able is unoccupied more able. throughout the year, or when such a tax is payable in instalments and the property property is unoccupied throughout the period in respect of which an instal ment is payable the amount payable in respect of the property for the year or the instalment as the case may be shall be remitted

Provided that it shall be in the discretion of the committee to direct that no remission shall be granted unless notice in writing of the vacancy has been given to it within such time from the beginning of the year or of the period as it may from time to time fix in this behalf

- (2) When in any case not provided for by the foregoing part of this sec tion a building in respect of which a tax is payable under section 41 sub sec tion (1) clause (a) or under section 42 or section 43 is wholly or in greater part demolished or destroyed by fire or otherwise the committee may remit such proportion of the tax as it thinks equitable
- 62 (1) A tax payable under section 41 sub section 1 clause (1) shall Taxes on mmuvesiole be paid by the owner of the property in respect of which it is payable
- (2) A tax payable under section 42 or section 43 shall be paid by the payable occupier of the property in respect of which it is payable
- 68 (1) When any sum is due on account of a tax payable under this Recovery of Regulation in respect of any property by the owner thereof the committee by owner shall cause a bill for the amount stating the property and the period for which the charge is made to be presented to the person hable to pay the same

Regulation

- (2) If the bill is not paid within one month from the presentation thereof the sum due shall be deemed to be an arrear of tax
- (3) The amount of every such arrear may be recovered on the application of the committee by the officer discharging the functions of a Collector under the Ajmere Land and Revenue Regulation 1877 [4] in the part of the metricories administered by the Chief Commissioner in which the municipality is situate as if the property were an estate assessed to land revenue and the arrear were an arrear of such revenue due thereon

Provided that nothing in this sub section shall authorize the arrest of a defaulter

Power to search where octron s leviable

64 If my person bringing or receiving a conveyance or package with in the octrol limits of a municipality in which octrol is leviable refuses on the demand of an officer authorized by the committee in this behalf to permit the officer to inspect the contents of the conveyance or package for the purpose of ascertaining whether it contains any niticles in respect of which octrol is payable the officer may cause the conveyance or package to be taken with out unnecessary delay before a Magistrate who slall cause the inspection to be made in his presence

Power to exa n ne art cle l able to octros

- 65 Every person bringing or receiving within the octrol limits of any municipality any article on which octrol is payable shall when required by an officer authorized by the committee in this behalf and so far as may be necessary for ascertaining the amount of tax chargeable—
  - (a) permit that officer to inspect examine weigh and otherwise deal with the article and
  - (b) communicate to that officer any information and exhibit to him any bill invoice or document of a like nature which he may possess relating to the article

Presentat on of b il for octros

66 Every officer demanding octroi by the authority of the committee shall tender to every person introducing or receiving any article on which the tax is claimed a bill specifying the article taxable the amount claimed aid the rate at which the tax is calculated

Recovery of octro and tolls 67 (1) In case of non payment of any octroi or of any toll on demand the officer empowered to collect the same may seize any article on which the

Regulation

ortroi is chargeable or any vehicle or animal on which the toll is chargeable, or any part of its burden of sufficient value to satisfy the demand

(2) The committee may cause any property so seized or so much thereof as is necessary to be sold by auction to satisfy the demand, with the expenses occasioned by the seizure custody and sale thereof, upless the demand and expenses are in the meantime paid after the lapse of five days from the seizure. and after the issue of a proclamation fixing the time and place of sale

Provided that by order of the charman or a vice chairman articles of a perishable nature which could not be kept for five days without serious risk of damage may be soll after the large of such shorter time as the chairman or vice chairman may having regard to the nature of the articles think proper

#### CHAPTER IV

### MUNICIPAL PUND AND PROPERTY

- 68 There shall be formed for each municipality a municipal fund, and Constitution there shall be placed to the credit thereof-
  - (a) All sums received by or on behalf of the committee under this Regulation or otherwise
  - (b) All fines realised in cases in which prosecutions are instituted under this Regulation or the rules made hereunder or under section 34 of Act V of 1861 for offences committed within the municipality and
  - (c) When there has been included within the municipality any muni cipality constituted under the North Western Provinces and Outh Mumcipalities Act 1873 [ a ] the balance (if any) standing at the credit of the municipal fund of that municipality at the time when the committee comes into existence
- 69 (1) The committee shall set apart and apply annually out of the Application municipal fund-
  - (a) First, such sum as may be required for the payment of any amounts falling due on any loan legally contracted by it,

[a] See footnote [a] on page 877 S pra

1873

# Regulation

- (2) If the bill is not paid within one month from the presentation thereof the sum due shall be deemed to be an arrear of tax
- (3) The amount of every such arrear may be recovered on the application of the committee by the officer discharging the functions of a Collector under the Ajmere Land and Revenue Regulation 1877 [\*] in the part of the presentationes administered by the Chief Commissioner in which the municipality is situate as if the property were an estate assessed to land revenue and the attent were an error of such revenue due thereon.

Provided that nothing in this sub section shall authorize the arrest of a defaulter

Power to search where octron is leviable

64 If any person bringing or receiving a conveyance or package with in the octrol limits of a municipality in which octrol is leviable refuses on the demand of an officer authorized by the committee in this behalf to permit the officer to inspect the contents of the conveyance or package for the purpose of ascertaining whether it contains any articles in respect of which octrol is payable the officer may cause the conveyance or package to be taken with out unnecessary delay before a Magistrate who shall cause the inspection to be made in his presence

Power to exam ne art cle l able to octros

- 65 Every person bringing or receiving within the octrol limits of any municipality any article on which octrol is payable shall when required by an officer authorized by the committee in this behalf and so far as may be necessary for ascertaining the amount of tax chargeable—
  - (a) permit that officer to inspect examine weigh and otherwise deal with the article and
  - (b) communicate to that officer any information and exhibit to him any bill invoice or document of a like nature which he may possess relating to the article

Presentat on of 1 11 for octros

66 Every officer demanding octroi by the authority of the committee shall tender to every person introducing or receiving any article on which the tax is claimed a bill specifying the article taxable the amount claimed and the rate at which the tax is calculated.

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Regulation

ortrous chargeable or any vehicle or animal on which the toll is chargeable or any part of its burden of sufficient value to satisfy the demand

(2) The committee may cause any property so seized or so much there of as is necessary to be sold by auction to suisfy the demand with the expenses occasioned by the seizure custody and sale thereof unless the demand and expenses are in the meantime paid after the lapse of five days from the seizure and after the issue of a proclamation fixing the time and place of sale

Provided that by order of the charman or a vice charman articles of a peri-table nature which could not be kept for five days without serious risk of damage may be cold after the lapse of such shorter time as the chairman or vice chairman may having regard to the nature of the articles think proper

#### CHAPTER IV

#### MUNICIPAL FUND AND PROPERTY

- 68. There shall be formed for each municipality a municipal fund, and Constitution of there shall be placed to the credit thereof—
  - (a) All sums received by or on behalf of the committee under this Regulation or otherwise
  - (b) All fines realised in cases in which prosecutions are instituted under this Regulation or the rules made hereunder or under section 34 of Act V of 1861 for offences committed within the municipality, and
  - (c) When there has been included within the municipality any municipality constituted under the North Western Provinces and Oudh Municipalities Act 1873 [\*] the balance (if any) standing at the credit of the municipal fund of that municipality at the time when the committee comes into existence.
- 69 (1) The committee shall set apart and apply annually out of the Application municipal fund.
  - (a) First, such sum as may be required for the payment of any amounts falling due on any loan legally contracted by it,

XV of 1873

# Regulation

- (b) Secondly such sum as may be required to meet the charges of its own establishment, including such subscriptions, contributions and payments as are referred to in sections 37 and 38 and such sum as may be required for the maintenance of a police establishment under Chapter V.
- (c) Thirdly, such sum as may be required to pay the expenses of pauper lunatics sent to public asylums from the municipality, the expenses incurred in auditing the accounts of the committee and such portion of the cost of the Provincial Departments for education, sanitation, vaccination, medical, relief and public works as may be held by the Chief Commissioner to be equitably debitable to the committee in return for services rendered to it by those Departments
- (2) Subject to the charges specified in sub-section (1) and to such rules as the Chief Commissioner may make with respect to the priority to be given to the several duties of the committee, the municipal fund shall be applicable to the payment, in whole or in part, of the charges and expenses incidental to the following matters within the municipality, and, with the sanction of the Commissioner outside the municipality, when such application of the fund is for the benefit of the inhabitants of the municipality, namely—
  - (a) The construction, maintenance, improvement, cleaning and repair of public streets bridges, embankments, drains latrines, tanks and water courses.
  - (b) The watering and lighting of such streets or any of them,
  - (e) The construction, establishment and maintenance of schools, hespitals and dispensaries, and other institutions for the promotion of education or for the benefit of the public health, and of rest houses, saráís, poor-houses, markets, encamping grounds, pounds and other works of public utility, and the control and administration of public institutions of any of these descriptions,
  - (d) Grants-in aid to schools, hospitals dispensaries, poor houses, leper-asslums and other educational or charitable institutions,
  - (e) The training of teachers and the establishment of scholarships ,

Regulation

- (f) The giving of relief and the establishment and maintenance of relief works in time of fimine or scarcity
- (9) The supply, storage and preservation from pollution of water for the use of men or animals.
- (h) The planting and preservation of trees,
- (1) The taking of a census, the registration of births marriages and deaths, public vaccination and any other sanitary measure.
- (1) The holding of fairs and industrial exhibitions, and
- (L) All acts and things likely to promote the safety, health welfare or convenience of the inhabitants
- 70 (1) In places where there is a Government treasury or sub-treasury Custody of the municipal fund shall be kept in the treasury or sub treasury fund
- (2) In places where there is no such treasury or sub treasury the muni cipal fund may be deposited with any banker, or person acting as a banker. who has given such security for the safe custody and repayment on demand of the fund so deposited as the Chief Commissioner may in each case think sufficient
- 71 (1) A committee may, from time to time with the previous sane Investment tion of the Chief Commissioner, invest any portion of its municipal fund in securities of the Government of India or such other securities as the Governor General in Council may, from time to time, approve in this behalf and vary such investments for others of a like nature

- (2) The income resulting from the securities and the proceeds of the sale of the same shall be credited to the municipal fund
- The management, control and administration of every public Management institution maintained out of the inunicipal fund shall vest in the committee institutions

Provided that the extent of the independent authority of the committee in respect of any such institution may be prescribed by the Chief Commissioner

Regulation

### CHAPTER V

### MUNICIPAL POLICE

Police estab

73 Every committee shall maintain a police establishment for watch and ward, and the prevention and suppression of nuisances within the municipality, and for the enforcement of this Regulation and the rules made thereunder, and of the orders of the committee

Constitution of estab lishment 74 The establishment maintained under section 73 shall, as the committee with the approval of the Chief Commissioner may direct, be either a body of watchinen or a part of the general police force under the Local Government within the meaning of section 2 of Act V of 1861, and it shall consist of such number of officers and men, and the officers and men shall receive such pay, leave allowances, gratuities and pensions as the committee may from time to time after consultation with the District Magistrate and the Commissioner, and subject to the final decision of the Chief Commissioner, direct

Appoint
ment
punishment
and duties of
municipal
watchmen

75 If the establishment maintained under section 73 is a body of watchmen, the watchmen shall be appointed and promoted, and shall be hable to dismissal, suspension, reduction or fine, under such rules as the Chief Commissioner may make in this behalf, and shall perform such duties, and be hable to such penalties, as village watchmen appointed under the Panjab Laws Act, 1872, as amended by the Panjab Laws Amendment Act, 1875 perform and are highle to

Duties of municipal police enrolled under Act V of 1861

76. If the establishment is part of the general police force the Chief Commissioner may, notwithstanding anything contained in Act V of 1861 or in any other Act for the time being in force, define the duties which the officers and men of the establishment may or may not be required to perform

Powers under section 34 of Act V of 186k

77 In any municipality in which section 34 of Act V of 1861 is in a force, every witchman under this Regulation shall have the powers of a police officer under that section

Regulation

### CHAPTER M

# POWER FOR SANITARY AND OTHER PURPOSES

### Streets and Buildings

- 78 When my land is required for a new street or for the improve-Power to ment of an existing street the committee may proceed to require, in forbuilding addition to the land to be occupied by the street, any land unoccupied by sites adom buildings which is in the opinion of the committee, necessary for the sites of streets, the buildings to be creeted on the sides of the street.
- 79 The committee may close temporarily any street or any part Power to thereof for the purpose of repairs, or for the purpose of constructing or close streets repairing any sewer, drain, cultert or bridge, or for any other public purpose, and may divert, discontinue or permanently close any such street
- 80 The committee may grant permission in writing for the temporary Power to occupation of any street or of any land under its control or management, for permit the purpose of depositing any building materials or making any temporary occupation of excavation therein or crection therein, subject to such conditions as it may treatly deep presente for the safety or convenience of persons presume by or dwelling or working in the neighbourhood, and may charge fees for such permission, and may at its discretion withdraw the permission
- 81 The committee may attach to the outside of any building brackets Power to for lamps in such manner as not to occasion any injury thereto or inconvo-brackets for mence
- 82 (1) The committee at a meeting may cause a name to be given to Names of any street, and to be affixed on any building in such place as it thinks fit, and streets and may also cause a number to be affixed to any building, and in like manner buildings, may, from time to time, cause such names and numbers to be altered
- (2) Whoever destroys, pulls down or defaces any such mane or number, or put up any different name or number from that put up by order of the committee, shall be punished with fine which may extend to twenty rupees
- 83. The committee at a meeting may direct that within certain limits, Roofs and to be fixed by it, the roofs, and external walls of huts or other buildings shall external to the made or renewed of grass, mats, leaves or other highly inflammable inflammable inflammable of inflammable inflammable inflammable inflammable inflammable inflammable.

### Regulation

committee may, by written notice require any person who has disobejed any such direction to remove or alter the roofs or walls so made or renewed as it may think fit

Power to regulate line of buildings

84. (1) If any building or part of a building projects beyond the regular line of a street either existing or determined on for the future, or beyond the front of the building on either side thereof, the committee may, whenever the building or part has been either entirely or in greater part taken down or burnt down, or his fallen down by notice require the building or part, when being re built to be set back to or towards the said regular line or the front of the adjoining buildings, and the portion of the land added to the street by such setting back shall become part of the street and shall vest in the committee

Provided that the committee shall make full compensation to the owner for any damage he may sustain in consequence of his building or any part thereof being set back

(2) The committee may on such terms as it thinks fit allow any build

85 (1) Every person intending to erect or referet any building shall, if required to do so by rule made by the committee in this behalf, give notice in writing of his intention to the committee, and shall, if required to do so, submit a plan showing the levels at which the foundation and lowest floor are proposed to be luid, and specifications of the works intended to be constructed and the materials to be used and shall obey all written directions consistent with this Regulation given by the committee within one month after receiving such notice either prohibiting the erection or referetion, if deemed likely to be injurious to the inhabitants of the neighbourhood, or in respect of all or any of the matters following, namely —

- (a) Free passage or way in front of the building,
- (b) Space to be left about the building to secure free circulation of air and facilitate scavenging,
- (c) Ventilation and drainage,
- (4) Level and width of foundation level of lowest floor and stability of structure, and
  - (e) The line of frontage with neighbouring buildings if the building abuts on a street

Notice of new build incs

Regulation

Provided that the committee shall make full compensation to the owner for any damage he may sustain in con equince, of the prohibition of the cretion or referent of any building or of its requiring any land belonging to him to be added to the street.

(2) If my such building is begun or erected without giving notice or without submitting particulars as aforesaid when required or in contrivention of the 1 gal order of the committee issued within one month the committee may by notice require the building to be altered or demolished as it may deem necessary.

 $\Gamma_{T}$  lanation—The expression erect any building includes all additions and alterations which involve new foundations or increased superstructure on existing found thous or the conversion into a dwelling house of any building not originally constructed for human inhibitation, or the conversion into more than one dwelling house of a building originally constructed as one dwelling house only

- 86 (1) It shall not be lawful unless with the written permission of Removal of the committee for the owner or occupier of any building in a street to add to, projections or place against or in front of the building any projection or structure over those hanging projecting into or eneroaching on the street or into or on any drain, sewer or anucluet therein.
- (2) The committee may, by notice require the owner or occupier of any building to remove or alter any projection eneroachment or obstruction built or placed against or in front thereof if the same overlangs or projects into or eneroaches on any street or projects into or eneroaches on any drun, anuclust or sewer in the street.

Provided that, in the case of a projection encroachment or obstruction being lawfully in existence at the time of the making of this Regulation the committee shall make reasonable compensation to any person who suffers damage by the removal or alteration

(3) The committee may give written permission to the owners or occupiers of buildings in streets to put up open verindals, belcomes or rooms projecting from any upper storey thereof to an extent beyond the line of the plinth or basement wall, and at a height from the level of the ground or street, to be specified in the written permission.

Re nulation

# Bathing and Washing Places

Batl ng and wasl ng 87 The committee may set apart suitible places for the purpose of bathing and may specify the times at which aid the sex of the persons by whom such places may be used and may also set apart suitable places for usining animals or clothes or for any other purpose connected with the health cleanliness or comfort of the inhabitants and may by public notice, prohibit bathing or the washing of animals or clothes in any public place not so set apart or at times or by persons other than those specified and all other acts by which water in public places may be rendered foul or unfit for use

### Deposit of Offensive Matter and Slaughter-places

Removal an l deposit of offensie matter

88 The committee may fix places within or with the approval of the District Magistrate beyond the limits of the mui cipality for the deposit of refuse rubbish or offensive matter of any kind or for the disposal of the dead bodies of animals and may by public notice give directions as to the time manner and conditions at in and under which such refuse rubbish or offensive matter or dead bodies of animals may be removed along any street and deposited at such places

Places for sla hiter of an mals

- 89 (1) The committee may with the approval of the District Magis trate fix and abolish places either within or without the limits of the municipality for the slaughter of animals for sale or of any specified description of sich animals and may with the like approval grunt and with draw bleenses for the use of such places or if they belong to the committee charge rent or fees for the use of the same
- (2) When such places are fixed by the committee beyond municipal limits it shall have the same power to make rules for the inspection and proper regulation of the same as if they were within those limits
- (3) When any such place has been fixed no person shall slaughter any such animal for sale within the municipality at any other place
- (4) Whoever s'aughters any such animal at any other place for sale with in the municipality shall be punished with fine which may extend to twenty rupees

Regulation

# Burial and Burning Places

90 (1) The committee may by public notice, order [a] any burial or Powers in burning gr and which is in its opinion dangerous to the health of persons living in the neighbourhood to be closed from a date to be specified in the notice and shall in such case if no suitable place for burial or burning exists within a reasonable distance provide a fitting place for the purpose

respect of burning

(2) Private burial places in such burial grounds may be excepted from the nonce subject to such conditions as the committee may impose in this behalf.

Provided that the limits of such burial places are sufficiently defined and that they shall only be used for the burial of members of the family of the owners thereof

- (3) No burial or burning ground whether public or private shall be made or formed after the commencement of this Regulation, without the permission in writing of the committee
- (4) If any person buries or burns or causes or permits to be buried or burnt any corpse in any burnal or burning ground made or formed contrary to the 11011-1008 of this section or after the date fixed thereunder for closing the same he shall be punished with fine which may extend to fifty runces
- The committee may by public notice prescribe [b] routes for the Removal of removal of corpses to burial or burning places

# Inflammable Materials

The committee may, where it appears to it to be necessary for the Inflammable prevention of danger to life or property, by public notice, prohibit all persons from starking or collecting dry grass straw or other unflammable materials, or placing mats or thatched buts or lighting fires in any place or within any limits specified in the notice

# Powers of Entry and Inspection

93 (1) The committee, by any person authorized by it in this behalf, Inspection of may, after giving six hours' notice in writing to the occupier of any land or privies and

<sup>[</sup>a] As to appeal from orders under Section 90 see Section 120 infra [b] As to appeal from orders under Section 91, see Section 101 fia

# Regulation

building in which any druns privies or cesspools are situated, inspect any such druns privies or cesspools at any time between sunrise and sunset, and may if necessary cause the ground to be opened where the committee or person may think fit for the purpose of preventing or removing any nuisance arising from the drains privies or cesspools

(2) If, on such inspection it appears that the opening of the ground was necessary for the prevention or removal of a musance the expenses thereby incurred shall be paid by the owner of the lind or building, or by the occupier as the committee may direct, but if it is found that no nuisance crists or but for such opening would have arisen the ground shall be closed and made good as soon as may be and the expense of opening, closing and making it good shall be borne by the committee.

Power to enter and inspect build incs. &c

94 The committee by any person authorized by it in this behalf, may, after giving twenty four hours notice to the occupier or if there is no occupier to the owner of any building at any time between surrise and surrect enter and inspect the building and may by notice direct all or any part thereof to be forthwith internally or externally lime washed, disinfected or otherwise cleansed for sanitary revous

Other powers of entry on buildings or land

- 95 The committee, by any person authorized by it in this behalf, may, after giving twenty four hours notice to the occupier, or, if there is no occupier, to the owner, of any building or land at any time between sunrise and sunset—
  - (a) Enter on and survey and take levels of any land,
  - (b) Enter, inspect and measure any building for the purpose of valuation or
  - (c) Enter into any building or on any land for the purpose of extinining works under construction of ascertaining the course of sewers or drains, or of executing or repuring any work which it is by this Regulation empowered to execute or maintain.

Power to enter for discovery of vel teles or animals I alle to taxation

96. The committee, by any person authorized by it in this behalf, may at any time between sunrise and sunset, enter and inspect any stable, conchlouse or other place wherein there is reason to believe that there is any, while or animal liable to traition under this Regulation for which a licenso has not been duly taken out

### Regulation

97. The committee, by any person authorized by it in this behalf, may Power to at all reasonable times enter into and inspect any market, building, shop for site of stall or pixee used for the sale of food or drink for human consumpt on, or as a slaughter house, or for the sale of drugs, and inspect and examine any food where or drink, drug or animal which may be therein, and if any article of food or attales as drink or any animal therein appears to be intended for human consumption and to be unfit therefor, may suize and remote the same, or may cause it to be destroyed or to be so disposed of as to prevent its being exposed for sale or used for such consumption.

and in case any drug is reasonably suspected to be adulterated in such manner as to lessen its efficacy or to change its operation or to render it noxious may remove the same giving a receipt therefor, and may cause it to be brought before a Magistrate for enquiry whether any offence has been committed in respect thereof, and for his orders as to its disposal

- 98 (1) The committee may provide for the performance by its agents Power of the duty usually performed by sweepers in respect of any buildings or purpose of lands or of any drains privies ecsspools or other receptacles for offensive scavening natter pertaining to buildings or land
- (2) Such provision may be made in respect of individual buildings or lands, or of buildings or lands generally in any ward or part of the municipality
- (3) Nothing in this section or section 42 shall be defined to preclide the committee from making provision of a different nature for different buildings or lands, or different wards or parts of the municipality and charging seavenging tax at different rates therefor or from exempting wholly or in part from such tax at its discretion any individual who has made accomments to its satisfaction for the performance of the duties aforesaid.
- (4) When the committee has undertal on to provide for the performance by its agents of such duties as aforesaid the persons employed by it to per form the same may enter on the property at all resolvable times so far asmay be necessary for the proper discharge of those duties, and the committee, by any person authorized by it in this behalf, may enter on the property at all reisonable times for the purpose of ascertaining that such duties have been duly performed.

#### Regulation

building in which any drains privies or cesspools are situated inspect any such drains privies or cesspools at any time between sunitse and sunset, and may if necessary cause the ground to be opened where the committee or person may think fit for the purpose of preventing or removing any nuisance arising from the drains privies or cesspools

(2) If on such inspection it appears that the opening of the ground was necessary, for the prevention or removal of a nuisance the expenses there by incurred shall be paid by the owner of the land or building or by the occupier as the committee may direct, but if it is found that no nuisance exists or but for such opening would have arisen the ground shall be closed and made good as soon as may be and the expense of opening closing and mall may it good shall be horse by the committee.

94 The committee by any person authorized by it in this behalf may.

Power to enter at t it sp at build ings &c

after giving twenty four hours notice to the occupier or if there is no occupier to the owner of any building at any time between sunrise and sunset enter and inspect the building and may by notice direct all or any part thereof to be forthwith internally or externally lime washed disinfected or otherwise cleaused for sanitary reasons

Otler powers
of entry on
tuil lings or
land

- The committee by any person authorized by it in this behalf may after giving twenty four hours notice to the occupier, or, if there is no occupier, to the owner, of any building or land at any time between sunrise and sunstitute.
  - (a) Enter on and survey and take levels of any land,
  - (b) Enter inspect and measure any building for the purpose of valuation or
  - (c) Enter into my builting or on any land for the purpose of examining works under construction of ascertaining the course of sewers or drains or of executing or repairing any work which it is by this Regulation empowered to execute or main-

Power to enter for 1 covery of sel 1 sur ani nuls 1 at c to taxation

96. The committee by any person authorized by it in this behalf may at any time between sunrise and sunset enter and inspect any stable coachhouse or other place wherein there is reason to believe that there is any whiche or animal highle to taxation under this Regulation for which a licenso has not been duly taken out

Regulation

97. The committee, by any person authorized by it in this behalf, may Power to at all reasonable times enter into and inspect any market, building, shop, for sale of stall or place used for the sale of food or drink for human consumption, or as food or drink a slaughter house, or for the sale of drugs, and suspect and examine any food seize un wholesome or drink, drug or animal which may be therein, and, if any article of food or articles ex drink or any animal therein appears to be intended for human consumption sale and to be unfit therefor, may seize and remove the same, or may cause it to be destroyed or to be so disposed of as to prevent its being exposed for sale or used for such consumption,

and, in case any drug is reasonably suspected to be adulterated in such manner as to lessen its efficacy or to change its operation or to render it roxious, may remove the same, giving a receipt therefor, and may cause it to be brought before a Magistrate for enquiry whether any offence has been committed in respect thereof, and for his orders as to its disposal

- 98 (I) The committee may provide for the performance by its agents Power of of the duty usually performed by sweepers in respect of any buildings or purpose of lands, or of any drains privies cesspools or other receptacles for offening scavenging. matter pertaining to buildings or land
- (2) Such provision may be made in respect of individual buildings or lands, or of buildings or lands generally in any ward or part of the municipalits
- (3) Nothing in this section or section 42 shall be deemed to preclude the committe . from making provision of a different nature for different buildings or lands or different wards or parts of the municipality, and charging scavenging-tax at different rates therefor, or from exempting wholly or in part from such tax at its discretion any individual who has made arrangements to its satisfaction for the performance of the duties aforesaid
- (4) When the committee has undertal on to provide for the performance by its agents of such duties as aforesaid, the persons employed by it to perform the same may enter on the property at all reasonable times so far as may be necessary for the proper discharge of those duties, and the committee. by any person authorized by it in this behalf, may enter on the property at all reasonable times for the purpose of ascertaining that such duties have been duly performed

#### Regulation

building in which any druns privies or cesspools are situated, inspect any such druns privies or cesspools at any time between sunise and sunset, and may if necessary cause the ground to be opened where the committee or person may think fit for the purpose of preventing or removing any nuisance arising from the drains privies or cesspools

(2) If on such inspection it appears that the opening of the ground was necessary for the prevention or removal of a nuisance the expenses there by incurred shall be paid by the owner of the land or building or by the occupier as the committee may direct, but if it is found that no nuisance custs or but for such opening would have arisen the ground shall be closed and made good as soon as may be and the expense of opening closing and making it good shall be borne by the committee.

Power to enter an l ing et build ings &c

O4 The committee by any person authorized by it in this behalf, may, after giving twenty four hours notice to the occupier or if there is no occupier to the owner of any building at any time between sunrise and sunset enter and inspect the building and may by notice direct all or any part thereof to be forthwith internally or externally lime washed disinfected or otherwise cleansed for sanitary revisions

Other powers of entry on buil lings or lan I

- 95 The committee, by any person authorized by it in this behalf, may, after giving twenty four hours notice to the occupier, or, if there is no occupier, to the owner, of any building or land at any time between sunrise and sunset—
  - (a) Enter on and survey and take levels of any land,
  - (b) Enter inspect and measure any building for the purpose of
  - (c) Enter into any building or on any land for the purpose of examining works under construction of ascertaining the course of sewers or drains or of executing or repuiring any work which it is by this Regulation empowered to execute or maintain

Power to enter for is covery of yel cles or any als lable to taxation

96. The committee by any person authorized by it in this behalf, may at any time between sunrise and sunset, enter and inspect any stable, corchhoust or other place wherein there is reason to believe that there is any while or animal liable to taxation under this Regulation for which a license has not been duly taken out

Regulation

97. The committee by any person authorized by it in this behalf, may borne to at all reasonable times enter into and inspect any market, building, shop, find the still or place used for the sale of food or drink for human consumption, or as &c., and to a slaughter house, or for the sale of drugs, and inspect and examine any food serie un or drink drug or animal which may be therein, and if any article of food or articles are drink or any animal therein appears to be intended for human consumption sale and to be unfit therefor may suize and remove the same or may cause it to be destroyed or to be so disposed of as to prevent its being exposed for sale or used for such consumption,

and in case any drug is reasonably suspected to be adulterated in such manner as to lessen its efficacy or to change its operation or to render it hoxious may remove the same giving a receipt therefor, and may cause it to be brought before a Magistrate for enquiry whether any offence has been committed in respect thereof, and for his orders as to its disposal

- 98 (1) The committee may provide for the performance by its agents Power of of the duty usually performed by sweepers in respect of any buildings of purpose of lands or of any drains, pravies, cesspools or other receptacles for offensive scavenging matter pertaining to buildings or land
- (2) Such provision may be made in respect of individual buildings or lands, or of buildings or lands generally in any ward or part of the municipality
- (3) Nothing in this section or section 42 shall be deemed to preclude the committee from making provision of a different nature for different buildings or lands, or different wards or parts of the municipality, and charging scavenging tax at different rates therefor, or from exempting wholly or in part from such tax at its discrition any individual who has made arrangements to its satisfaction for the performance of the duties aforesaid.
- (4) When the committee has undertaken to provide for the performance by its agents of such duties as aforesaid, the persons employed by it to perform the same may enter on the property at all reisonable times so far as may be necessary for the proper discharge of those duties, and the committee, by any person authorized by it in this behalf, may enter on the property at all reisonable times for the purpose of ascertaining that such duties have been duly performed.

## Regulation

Precaut ons to be ob served in enter ng dwelling 99 When any building used as a human dwelling is entered under this Regulation due regard shall be paid to the social and religious sentiments of the occupiers, and before any apartment in the actual occuping of any woman who according to custom does not appear in public is entered under this Regulation notice shall be given to her that she is at libe ty to withdraw and every reasonable facility shall be afforded to her f r with drawing

# Water pipes Privies and Drains

Troughs an I p pes for rain water 100 The committee may by notice require the owner of any building in any street to put up and keep in good condition proper troughs and pipes for receiving and carrying the water from the roof and other parts thereof and for discharging the same so as not to inconverience persons passing along the street

Provision of prives &c

building to provide any privy or cosspool or additional priving or cosspools, which should in its opinion be provided for the building in such manner as the committee directs

(2) The committee may by notice require any persons employing

101 (1) The committee may by notice require the owner of any

- (2) The committee may by notice require any persons employing more than twenty workmen or labourers to provide such latrines and urinals as it may think fit and to cause the same to be kept in proper order and to be daily cleaned
- (3) The committee may by notice require the owner or occupier of any building or land to have any pray provided for the same shut out by a sufficient roof and wall or fence from the view of persons passing by or dwelling in the neighbourhood or to remote or alter as the committee directs any door or trapdoor of a pray opening on to any street or drain

Pepa r and el u ng of drains pri vies ar i cesspools

- 102 (1) The committee may be notice require the owner or occupier of any building or land to repair or alter and put in good order any drain, pricy or cesspeol or to close any occspool belonging thereto
- (2) The committee may by notice require any person who constructs any new drain pray or cospool without its pera ission in writing or contrary to its directions or rules or to the provisions of this Regulation or who constructs re builds or opens any drain jury or exispool which it has

Regulation

ordered to be demolished or stapped up or not to be made to demolish the drain party or cospiol or to make such alteration therein as it thinks fit

- 103 The committee may be notice require any person who without Unswither the permission in writing newly creeks or re-builds any building over any inga over public sewer drain culvirt wat recurse or water pipe to pull down or drains, &c etherwise deal with the same as it thinks fit
- 104 The committee may by notice require any owner or occupier on Remoral of whose land any drain lattine urinal cesspiol or other receptacle for fifth or near any refuse for the time b ing exists within fifty fact of any spring well track water supply reservoir or other source from which water is or may be derived for public use to remove or close the same within one week
- 105 The committee may by notice, require the owner or occupier of Power to any land or building to cleane, repuir, cover, fill up or drun off any private age, &c, of tank, well reservoir, pool or excavation therein which appears to the communication to be injurious to health or offensive to the neighbourhood

Provided that if for the purpose of effecting any drainage under this section it is necessary to acquire any land not belonging to the person who is required to drain his land or to pay compensation to any other person, the committee shall provide the land or pay the compensation

# Dangerous Buildings and Places

- 106 If any building or any well, tank or other excavation, is for want power to of sufficient repair, protection or enclosure, dangerous to persons passing by require builtings, wells, and welling or working in the neighbourhood, the committee may, by notice, table, see require the owner or occupier thereof to repair, protect or enclose the same, and if it appears to it to be necessary in order to prevent imminent danger, it shall iteratival takes used steps as are necessary to aver the danger
- 107 If any building wall or structure or anything affixed thereto is Building, deemed by the committee to be in a ruinous state or in any way dangerous, and in man the may, by notice, require the owner or occupier thereof forthwith either to grous state, remove the same or to cause such repairs to be made to the building, wall or structure as the committee considers necessary for the public safety, and, if it appears to it to be necessary in order to prevent imminent danger, the committee shall forthwith take such steps as are necessary to avert the danger

Regulation

# Buildings and Grounds in Unsanitary Condition

Power to require owner to clear away nortops vegetation

108 The committee may, by notice require the owner or occupier of any land to clear away and remove any thick or noxious veget ition jumple or undergrowth which appears to the committee to be injurious to health or offensive to the neighbourhood

Power to trum heilges and trees bor lering on street

The committee may by notice require the owner or occupier of any land within three days to cut or trim the hedges thereof bordering on any street or branches of trees growing thereon which overhand any street and obstruct the same or cause danger therein or which so overhand any well, tank or other source from which water is derived for public use as to be likely to pollute the water thereof

Power to have buil l ing or land cleaned

If the owner or occupier of any building or land suffers the same to be in a filthy or unwholesome state the committee may by notice, require him within twenty four hours to cleanse the same or otherwise put it in a proper state

Power in respect of 1 milding unfit for habitation

If any building appears to the committee to be unfit for human habitation in consequence of the want of proper means of drainage or ventilation or other sufficient reason, the committee may, by notice, prohibit [a] the owner or occupier thereof from using the same for human habitation or suffering it to be so used until the committee is satisfied that it has been rendered fit for such use

Power to require un tenanted buil lings becoming a nuisance to he secured or enclosed

112 The committee may by notice require the owner or person claiming to be the owner of any building or land which by reason of aband anment or disputed awaership or other cause remains untenanted and there by becomes a resort of idle and disorderly persons or otherwise a nuisance, to secure or enclose the same within a reasonable time fixed in the notice

Cultivation I calth after rol ibition

113 (1) The Chief Commissioner may, on the joint report of the use of manure District Magistrate and the Civil Surgeon that the cultivation of any or irrigation, iniurious to description of crop or the use of any kind of manure or the irrigation of land in any specified manner in any place within the limits of any municipality is injurious to the health of persons dwelling in the neighbourhood, by notifica tion prohibit the cultivation of the crop the use of the manure or the

Regulation

irrigation so reported to be injurious or regulate it by imposing such conditions thereon as may revent the mury

Provid I that when on any land to which the notification applies that description of crep has been cultivated that kind of manure has been used or arright in has been practised in that manner during the five years ir ceding the n tification with such continuity as the ordinary course of hasbandry admits of commensation shall be paid from the municipal fund to all persons interested in that land fir any damage caused to them by the r robibition or regulation

(2) If any person cultivates uses manure or irrigates in disregard of the prolabition or conditions notified under sub-section (1) he shall be punt shed with fine which may extend to fifty rupees and with a further fine which may extend to five rupces for every day after the first during which the offence is continued

### Offensive and Dangerous Trades

114 (1) The owner or occupier of every place within the municipality Regulation used for any of the following purposes namely -

melting tallow, or

boiling bones, offal or blood, or

as a soup house oil boiling house, dveing house or tanners, or

as a brick kiln pottery or limekiln, or

as any other manufactor; or place of business from which offensive or unwholesome smells arise, or

as a yard or depot for tride in hay straw, thatching grass wood or coal, or other dangerously inflammable material, or as a storehouse for kero-ine petroleum, naphtha or any inflammable oil, spirit or explosive substance.

shall register the same in a book to be kept by the committee for the purpose

(2) No place shall be newly used for any of the said purposes except under a license from the committee, which shall be renewable annually

(3) The license shall not be withheld unless the committee considers that the business which it is intended to establish or maintain would be offensive or dangerous to persons residing in, or frequenting, the immediate neighhourhood

an I danger one trades

#### Regulation

- (4) The committee may charge fees for such licenses and may impose such conditions in respect thereof as it may think necessary.
- (5) Whoever, without such registration or without a license, uses any place for any such purpose shall be possibled with fine which may extend to fifty rupees and with further fine which may extend to ten rupees for every day during which the offence is continued after he has been convicted of such offine.

#### Power to prohil it such trades

- 115 (1) If it is shown to the satisfaction of the committee at a meeting that my place registered or licensed under the last foregoing section is a
  nuisince to the neighbourhood or likely to be dingerius to life health or
  property it may by notice require[a] the occupier thereof to discontinue the
  use of the place of to use it in such manner as will in the opinion of the
  committee render it no longer a nuisince or dangerous
  - (2) Where rafter such notice has been given uses the place or permits it to be used in such a manner as to be a missance to the neighbourhood or diagerous shall be punished with fine which may extend to two hundred rupees and with further fine which may extend to forty rupees for every day during which the offence is continued after he has been convicted of such offence.

# Power to make Rules

#### Power of committee make rules

- 116 (1) A committee may, from time to time, at a special meeting,  $^{\circ}$  make rules [  $^{b}$  ]—
  - (a) For rendering hierascs necessary for the proprietors or drivers of recheeley hears or animals plying for him within the himits of the municipality, and fixing the fices payable for such hierascs and the conditions under which they are to be granted and may be revoked,
  - (b) For limiting the rates which may be demanded for the hire of any curriage, cart boat or other conveyance, or of animals hired to carry loads, or for the services of persons hired to carry loads and the loads to be carried by such conveyances, animals or persons, where they are hired within the munici-

<sup>[</sup>a] As to appeal from orders un ler Section 115, see Sec 129 infra

<sup>[1]</sup> As to procedure for making rules are Section 150 of fra

## Regulation

pality fir a period not exceeding twenty four hours or for a s ruce which would ordinarily be performed within twenty f ur hours

- ( ) I re curing a proper registration of buths marriages and deaths and for the talue of a census
- (1) For fixing and from time to time varying the number of per s us who may occupy a building or part of a building which is let in lod\_mes
  - f r th r gistration and inspection of such buildings
  - t : pr : notio\_ cleanliness and ventilation in such buildings,
  - f r th notices to be given and the precautions to be taken in the case of any infectious disease breaking out in such buildings
- and generally for the proper regulation of such buildings,
- (c) I r the inspection and proper regulation of encamping grounds pounds scrais markets and slaughter houses.
- (f) For the 1 thing of fairs and industrial exhibitions within the mucipality in I under its control,
- (j) I r enti ling and regulating the use and management of birid and burning \_rounds
- (h) I or the supervision and regulation of public wells tanks springs or oth r sources from which water is or may be made available for public use
- (a) Where the c liection of an actroi tax has been sanctioned for fixing octror limits for the purpose of collecting that tax and
- (1) Generally for carrying out the purposes of this Regulation

Provided that the committee of a municipality in which the Hackney Curringe Act 1879 is in force shall not make rules under clauses (a) and (b) 18 9 in respect of any vehicles to which that Act applies

(2) In maling any rule under this section the committee may direct that a breach of it shall be punishable with fine which may extend to fifty rulees and when the breach is a continuing breach with a further fine which may extend to five rupees for every day after the first during which the breach continues

#### Regulation

(3) No rule made under this section shall come into force until it has been confirmed by the Chief Commissioner and published for such time and in such manner as the Chief Commissioner may prescribe in this behalf

# Supplemental

Execution of acts required control of the form of the form of the done by done for which no time is fixed by this Regulation, it shall fix a reasonable any notice time for doing the same

(2) When the owner or occupier of any land or building fails to comply with the terms of any notice under this chapter requiring birm to do any act upon that land or building, the committee may, after six hours' notice, by its officers cause the act to be done.

Recovery of costs of execution

- 118 (1) Where under this Regulation, the owner or occupier of property is required by the committee to execute any work and makes defult in complying with the requirement and the committee executes the work, the committee may recover the cost of the work from the person in defult
- (2) If the person in default is the owner, the committee may, by way of additional remedy, recover the whole or any part of the east from the occupier and in such case the occupier may deduct my sum paid by him under this sub-section from the rent from time to time becoming due from him to the owner of the property in respect of which the payment is made or otherwise recover it from the owner.
- (3) Provided that an occupier shall not be required to pay, under the last sub-section, any greater sum than the amount of rent which is for the time being due from him to the owner or which, after demand for payment of the money payable by him to the committee and notice not to pay rent without first deducting the amount so demanded, becomes payable by him to the owner, unless he refuses on application to him by the committee truly to disclose the amount of his rent and the name and address of the person to whom it is payable, but the burden of proof that the sum so demanded by the committee from the occupier exceeds the rent due at the time of the demand, or which has since accrued due, shall lie on the occupier.
- (4) All money recoverable by a committee under this section may be recovered either by suit or, on application to a Magistrate having jurisdiction

#### Regulation

within the municipality by distress and sale of the moreable property of the property of all until it is prod by a charge on the property

- (  $\sum_i t^i n_i g$  in this left in shall affect any contract between an owner and in scaper
- 119 (1) The committee may make compensation out of the municipal Compensation out of the any processing the committee of the exercise of any of managed by providing the committee of the conference of any of managed by providing the conference of the conference of
- (2) If any digital arises touching the amount of any compensation with the committee is required by this Regulation to pay for injury to my billing or lan! it shall be estitled in such manner as the parties may agree, if in default of agreement in the manner provided by the Land Acquisition (Acc 1870 sec in 3.5 to 12.51 to 53 and 56 to 59, [a] so far as they can be 1.4. at, 1.4.
  - 120 (1) Any p rson agraced by any order made by a committee un-Appeals d r the pacers verted in it by section 90 91, 111 or 115 may appeal within saunction birty days from the date th roof to the District Magistrate, and no such of committee, or ker shall be hallet to be called in question otherwise than by such appeal

Provided that if in the latter case the District Magistrate is himself a member of the committee the appeal shall lie to the Commissioner

- (2) The appeal we authority may, for sufficient cause extend the period hereby allowed for appeal
- (3) The order of the appellate authority confirming, setting aside or modifying the order appealed against shall be final

Provided that the order appealed against shall not be modified or set aside until the appellant and the committee have hid reasonable opportunity of being heard

<sup>[4]</sup> This reference should now be read as applying to Act I, of 1894 (see Section 2 5- pro., page 402) by which Act A of 1870 was repealed and its corresponding sections

#### Regulation

(3) No rule made under this section shall come into force until it has been confirmed by the Chief Commissioner and published for such time and in such manner as the Chief Commissioner may prescribe in this behalf

# Supplemental

- Execution of acts repured to be done by done for which no time is fixed by this Regulation it shall fix a reasonable any notice time for doing the same
  - (2) When the owner or occupier of any land or building fails to comit by with the terms of any notice under this chapter requiring him to do any act upon that land or building the committee may after six hours notice by its officers cause the act to be done.

Recovery of costs of execution

- 118 (1) Where under this Regulation the owner or occupier of property is required by the committee to exceute any work and males default in complying with the requirement and the committee executes the work the committee my recover the cost of the worl from the person in default
- (2) If the person in default is the owner the committee may by way of additional remedy recover the whole or my part of the cost from the occupier and in such case the occupier may deduct any sum paid by him under this sub-section from the rent from time to time becoming due from him to the owner of the property in respect of which the payment is made or other was recover it from the owner.
- (3) Provided that an occupier shall not be required to pay under the last sub-section any greater sum than the amount of root scheduler for the time leng due from him to the owner or which after demand if rysyment of the money payable by him to the committee and notice not to pay rent without first deducting the amount so demanded becomes 13 able 13 him to the owner unless he refuses on application to him by the committee 'ruly to desclose the amount of his rent and the name and address of the person to whom it is payable, but the burden of proof that the sum so duranded by the committee from the occupier exceeds the rent due at the time of the demand or which has since accounted due shall be on the occupier.
- (4) All money recoverable by a committee under this ecction may be accovered either by suit or, on application to a Magistrate having juri diction

#### Re rulation

within the municipality by distress and sale of the moveable property of the presention when it money is recoverable and if physible by the owner of 1° perty shall until it is paid by a charge on the property.

- ( ),  $\sim$  thing in this eqc! in shall affect any contract between an owner and a conjurt
- 119 (1) The elementic may make completation out of the municipal Completa in the out of the following by a sound the exercise of any of many the powers of any of many and the powers of the following by the following the following the following the following the following value of the fol
- (2) If any 1 jute arises t uching the infount of any compensation the hother of mittees required by this Regulation to pay for injury to any builting or land it shall be settled in such manner as the parties may agree, or in default of agreement in the manner provided by the Land Acquisition for 1870 settles is 8 to 12 of 1573 and 56 to 59 [a] so fit as they can be to Land all 11 of 12.
  - 120 (1) Any p r on anger ved by any order made by a committee un Appeale der the properties of the pro

Pr vid I that if in the latter case the District Magistrate is himself a member of the committee the appeal shall be to the Commissioner

- (2) The appellate authority may, for sufficient cause, extend the period hereby allowed for appear
- (3) The order of the appellate authority confirming setting aside or modifying the order appealed against shall be final

Provided that the order appealed against shall not be modified or set aside until the appealant and the committee have had reasonable opportunity of being heard

<sup>[4]</sup> This reference should now be real as applying to Act I of 1894 (see Section 2 Styres, 13.0 462) by which Act X of 1870 was repealed and its corresponding sections.

Regulation

#### CHAPTER VII

## OFFENCES AFFECTING THE PUBLIC HEALTH SATERA OR CONVENIENCE

D positing or thrown a carth or materials or refuse rib lish or offen sive matter en roats or 121 Wheever without permission of the committee or in disregard of its orders throws or deposits or permits his survints or members of his household under his control to throw or deposit earth or insterials of any description or refuse rubbish or officiasive matter of any kind upon any street or public place or into any public sewer or druin or any drain communicating thereafth shall be numbed with fire which may extend to the put trunces.

D sel are 1 g sewage 122 Wheerer without the permission of the committee cruses or allows the water of any sinl sewer or cesspool or any other offensive matter to flow, drain or be put upon any street or public place or into any sewer or drain not set aparts for the purpose shall be punished with fine which may extend to twenty runces

Not removal of bith &c

123 Wheever being the owner or occupier of any building or land keeps or allows to be kept for more than twenty four hours or otherwise than in some proper recepticle any dirt dung bones askes night soil or filth or any novious or officasive matter in or upon such building or land or suffices any such receptacle to be in a filthy or noxious state or in gleets to employ proper means to clean e and purify the same shall be punished with fine which may extend to twenty rupees.

Making or altering alrams with out authors 124 Wheever without the permision of the committee makes or causes to be made or alters or causes to be altered my drain leading into any public sewer or drain under the control of the committee shall be punished with fine which may extend to fifty rupees

I enalty for naking or keeping is to a de, i cor any source of water suilly

125 Wheever makes without the permission of the committee or keeps for a longer time than one week after notice to remove resued under section 10s any drain latriue usual cosspool or other receptacle for filth or refuse within fifty feet of any spring, well tank, reservoir or other source from which water is or may be derived for jubble use shall be junished with fine which may extend to twenty rujces and when a notice has resuled with a further fine which may extend to five rupies for each day during which the offence is continued after the lapse of the jeried allowed for removal.

#### Regulation

- 126 When it I same swin in disregard of any orders which the Keeping criticity agost previately in from beaming a minute or keeps any state being a minute or a missine shall firm us to health or to be me a missine shall firm us to health or to be me a missine shall firm us to health or to be me a missine shall firm us to the time which may acted to twenty inject and with a tribit of each with the first correctly by the firm secret.
- 127 When the small set of the state of the small should be shown that the state of the small sm
- 128 While it is not which after dull in any public street or priving at roll, if at 11 re than a walking pace unless the vehicle is properly selected with hights or there is sufficient moonlight to render lights high an unnecessary shall be pumbled with fine which may extend to twenty rupe.
- 129 Whence dicharges fire arms or lets off fire words or fine ballooms Dued arging realisms in any game in such a manner as to cause or be likely to cause firearms, &c. data tit in majassing by or dwelling or working in the neighbourhood or ril of injury to property shall be pumished with fine which may extend to twenty rupices.
- 130 Whoever being an elephant driver or camel driver omits on Control of being rejuected to do so to remove his elephant or camel to a safe distance and camels on the approach of a horse whether ridden or driven shall be punished with the which may extend to twenty runees
- 131 Whoever, contrary to any orders of the committee takes an ele phant along a street shall be punished with fine which may extend to twenty streets runces
- 132 Whoever being the owner or person in charge of any dog which Softering is likely to annoy or intimidate passengers neglects to restrain it so that it large shall not be at large without a muzzle in any street or public place, shall be punished with fine which may extend to twenty rupees
- 133 Whoever, without the written permission of the committee, Altering alters obstructs or eneroaches upon any street or public sewer, drain or electrocaches

#### Regulation

ing upon

water course or displaces takes up or alters the pavement or other materials or the fences or po is of any street or public place or deposits building insteads or n alles any hole or excavation on or in any street shall be pun ished also with fine which may extend to fifty rupees

Quarrying blast ng cutt ng t m ler or bull ing

134 Whoever quarties blasts cuts timber or carries on building a operations in such a manner as to cause or be likely to cause danger to persone passing by or dwelling or working in the neighbourhood shall be punished with fine which may extend to fifty rupees

Peleting n nals and colleting 135 Wheever contrary to the orders of the committee pickets animals or collects carts on any public ground or uses any such ground as a halting place for vehicles or animals of any description or as a place of encampment or clusts or permits animals to stray shall be punished with fine which may extend to twenty rusess

Carry ng corpses by I rol b tel routes or so as to cause an oyance D stroying 136 Whoever carries a corpse alone a route prohibited ly the committee or in a minner likely to cause annoyance to the public shall be punished with fine which may extend to ten rupees

l rect on posts lamp posts &c 137 Whoever without being authorized by the committee defaces or disturbs any direction post or lump post or extinguishes any light in any street or lublic place shall be punished with fine which may extend to twenty rupees

I enalty for I obede ce to orders of con m tt o inter Chapter VI 138 Whener disobeys any lawful directions given by the committee by a lable notice under the powers conferred upon it by Chapter VI or any written notice lawfully issued by it under the powers so conferred or fulls to comply with the conditions subject to which any permission was given by the committee to him under those powers shall if the disobedience or omission is not an offence punishable under any other section be junished with fine which may extend to fifty rupees and in the case of a continuing breach with a further fine which may extend to five rupees for every day after the first during which the breach continues

Provided that when the notice fixes a time within which a certain act is to be done and no time is specified in this Regulation it shall rest with the Magistrate to determine whether the time so fixed was a remonable time within the meaning of this Regulation.

Regulation

139 A procention for an officee under section 90, section 115 or Presention section 135, when the order which his been disobject is appealable, shall be for least uses maded, when the Magneticte learns that an appeal his been instituted, extant cases produing the decision of the appeal, and, if the order is set aside on appeal, disobolicate threto-shall not be decimed an officine aguinst those sections.

## CHAPTER VIII

#### CONTROL

- 140 The Commissioner or the District Migistrate, when he is not a Control by member of the committee, may—

  (a) Enter on and inspect, or cause to be entered on and inspected. Butter Ma
  - (a) Enter on and inspect, or crue-to be entered on and inspected, any immove the property occupied by any committee or joint committee or any work in progress under the direction of a committee or joint committee.
  - (b) By order in writing call for and inspect any book or document in the possession or under the control of any committee or jork committee.
  - (c) By order in writing to pure any committee or just committee to furnish such statements, accounts, reports and copies of documents relating to its proceedings or duties as he thinks fit to call for, and
  - (d) Record in writing for the consideration of any committee or joint committee any observations he thinks proper in regard to its proceedings or duties
  - 141 (1) The Commissioner or the District Magistrate may, by order Forer to an writing, suspend the execution of any resolution of order of a committee, then by come r joint committee, properly the doing of any act which is about to be done, joint com or is being done, in pursuance of, or under cover of, this Regulation, if, in his mittee, opinion, the resolution, order, or act is in excess of the powers conferred by law, or the execution of the resolution or order, or the doing of the act, is likely to lead to a breach of the peace, or to cause injury or annoyance to the public or to any class or body of persons.

## Regulation

(2) When the Commissioner or the District Migri trate makes any order under this section, he shall forthwith forward a copy thereof with a statement of his reasons for making it if the Magistrate to the Commissioner, if the Commissioner to the Chief Commissioner, who may thereup in rescand the order, or direct that it continue in force with or without modification permanently or for such period as he thinks fit

1 xtraor li mary p wers of District Magi trate in case of emergency

- 142 (1) In cases of emergency the District Magistrate may provide for the execution of any work or the doing of any act which a committee is empowered to execute or do and the immediate execution or doing of which is, in his opinion, necessary for the service or safety of the public and may direct that the expense of executing the work or doing the ict shall be forthwith paid by the committee
- (2) If the expense is not so paid the District Magistrate may make an order directing the p rson having the custody of the bulince of the municipal fund to pay the expense or so much thereof as is from time to time possible, from that balance in priority to any or all other charges ignost the same
- (3) The District Migistrate shall forthwith report to the Commi soner every case in which he exercises the powers conferred in him by this section

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- 143 (1) If at any time it appears to the Chi f Commissioner that a committee his mill default in performing any daty imposed on it by or under this Regulation or any other law, the Chief Commissioner may, by order in writing fix a period for the performance of that duty
- (2) If that duty is not performed within the period so fixed the Chief Commissioner may appoint the District Magistrate to perform it, and may ad ea sout dans audits, bury ad lleds it gammara it seems are that the critical may fix, to the Magistrate by the committee
- (3) If the expense is not so pud, the District Migistrate, with the previous sanction of the Chief Commissioner, may make an order directing the person having the custody of the bilance of the municipal fund to pay the expense, or so much thorouf as is, from time to time, possible, from that balance, in priority to any or all other charges against the same

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144. (1) If a committee is not competent to perform, or persistently new terto males default in the performance of, the duties imposed on it by or under • nemole committee in this Regulation or any other law for the time being in force, or exceeds

# Regulation

or abuses its powers the Chief Commissioner may with the previous approval case of in of the Governor General in Council by an order published with the reasons per stendile for making it in the official Gizette declare that committee to be incompetent of powers or in defiult or to have exceeded or abused its powers as the case may be and supersede it for a period to be specified in the order

- (2) When a committee is so superseded the following consequences shall chane -
  - (a) Al' members of the committee shall as from the date of the order vacate their offices as such members .
  - (1) All rowers and duties of the committee may during the period of supersession be exercised and performed by such person or persons as the Chief Commissioner appoints in that behalf,
  - (c) All property vested in the committee shall during the period of supersession vest in Her Mujesty
- (3) On the expiration of the period of supersession specified in the order. the committee shall be reconstitute I and the persons who vacated their offices under clause (a) shall not be deemed disqualified for being members
- 145 (1) The Chief Commissioner may frame forms for any proceeding Power of Chief Com of a committee for which he considers that a form should be provided and missioner to make rules [ a ] consistent with this Regulation-

and make

- (a) As to the appointment of members of a committee .
- (b) As to the term of office of members of a committee, and of chairmen who, not being members of a committee at the time of their election, have been elected to the office of chairman or who have been appointed to that office by the Chief Commis stoner.
- (c) As to the filling of casual vacancies among elected and appointed members of a committee.
- (d) As to the language in which business shall be transacted, proceedings recorded and notices issued,
- (e) As to the assessment and collection of taxes imposed under this Regulation and for preventing evasion of the same .

## Regulation

(2) When the Commissioner or the District Magi trate makes any order under this section he shall forthwith forward a copy thereof with a statement of his reasons for making it, if the Magistrate to the Commissioner, if the Commissioner to the Chief Commissioner who may thereup in researd the order, or direct that it continue in force with or without modification permanently or for such period as he thinks fit

I xtracr li DATE DOWNERS of District Maga trate in case of emergency

- 142 (1) In cases of emergency the District Magistrate may provide for the execution of any work or the doing of any act which a committee is empowered to execute or do and the immediate execution or doing of which is, in his opinion, necessary for the service or safety of the public and may direct that the expense of executing the work or doing the act shall be forthwith paid by the committee
  - (2) If the expense is not so paid the District Magistrate may make an order directing the person having the custody of the bilince of the municipal fund to pay the expense or so much thereof as is from time to time, possible, from that balance in priority to any or all other charg a granst the same
  - (3) The District Magistrate shall forthwith report to the Commi sioner every east in which he excreises the powers conferred on him by this section

1 wers of On II as o fl fultifem t illee

- 143 (1) If at any time it app are to the Chief Commissioner that a committee his mal default in performin, any dity imposed on it by or under this Regulation or any other law, the Chi I Commissioner may, by order in writing fix a peri d for the performance of that duty
- (2) If that duty is not performed within the period so fixed the Chief Commissioner may appoint the District Magistrate to perform it, and may direct that the expense of performing it shall be paid within such time as he may fix, to the Magistrate by the committee
- (3) If the expense is not so paid, the District Magistrate, with the previous sanction of the Chief Commissioner, may make an order directing the person having the custody of the balance of the municipal fund to pay the expense, or so much thoroof as is, from time to time, possible, from that balance, in priority to any or all other charges against the same

Loweref Litt Cm r lest ner to

144 (1) If a committee is not competent to perform, or persistently males default in the performance of, the duties imposed on it by or under s spersede e nmittee in this Regulation or any other law for the time being in force, or execeds

Regulation

or abuses its powers the Chief Commissioner may with the previous approval case of in of the Governor General in Council by an order published with the reasons persistent de f r making it in the official Gaz tte declare that committee to be incompetent fault or al or in defiult or to have exceeded or abuse I its powers as the case may be and supersede it for a period to be specified in the order

- (2) When a committee is so superseded the following consequences shall ensue -
  - (a) Al' members of the committee shall as from the date of the order vacate their offices as such members
  - (1) All rowers and duties of the committee may during the period of supersession be exercised and performed by such person or persons as the Chief Commissioner appoints in that behalf fınn
  - (c) All property vested in the committee shall during the period of superse sion vest in Her Majesty
- (3) On the expiration of the period of supersession specified in the order the committee shall be reconstituted and the persons who yeated their offices under clause (a) shall not be deemed disqualified for being members
- 145 (1) The Chief Commissioner may frame forms for any proceeding Power of of a committee for which he considers that a form should be provided, and missioner to make rules [ a ] consistent with this Regulation-

and make

- (a) As to the appointment of members of a committee,
- (b) As to the term of office of members of a committee and of chairmen who not being members of a committee at the time of their election have been elected to the office of chairman or who have been appointed to that office by the Chief Commis sioner.
- (c) As to the filling of casual vacancies among elected and appointed members of a committee,
- (d) As to the language in which business shall be transacted. proceedings recorded and notices issued .
- (e) As to the assessment and collection of taxes imposed under this Regulation and for preventing evasion of the same,
  - [a] As to procedure for making rules, see sec 150 t fin page 974

# Regulation

- As to the authority on which money may be paid from the municipal fund,
- (g) As to the conditions on which property vested in the committee may be transferred by sile, mortgige, lease, exchange or otherwise,
- (h) As to the qualifications requisite in the case of persons appointed by the committee to offices requiring professional skill,
- (t) As to the intermediate office or offices, if any, through which correspondence between committees and the Chief Commis since or his officers and representations addressed to the Chief Commissioner under this Regulation shall pass,
- (j) As to the exhibition of tribles of octron the system under which refunds shall be made on account of that tax when the goods on which the tax has been paid are again exported and the storage of goods declared not to be intended for use or consumption within the municipality into which they are brought,
- (L) As to the exhibition of tables showing the rates of tolls chargeable on vehicles and animals entering the municipality,
- As to the priority to be given to the several duties of the committee
- (in) As to the preparation of plans and estimates for works to be partly or wholly constructed at the expense of committees, and as to the authority by whom, and the conditions subject to which, such plans and estimates may be synctioned.
- (n) As to the accounts to be kept by committees as to the conditions on which such accounts shall be open to inspection by inhabitants paying any tax under this Regulation as to the manner in which such accounts shall be audited and published, and as to the power of the auditors in respect of disallowance and surcharge,
- (e) As to the preparation of estimates of income and expenditure of committees, and as to the authority by whom and the conditions subject to which, such estimates may be sanctioned,

Regulation

- (p) As to the returns statements and reports to be submitted by committees
- (q) As to the publication of notices and
- (1) Generally for the guidance of committees and public officers in all matters connected with the carrying out of this Regula tion
- (2) In making rules under sub section (1) clause (e) the Chief Commissioner may direct that a breach of any provision thereof shall be punished with fine which may extend to fifty rujues

#### CHAPTER IX

#### SUPPLEMENTAL.

- 146 (1) If any member officer or servant of a committee 12 otherwise Pendity or member than with the permission in writing of the Commissioner directly or indirectly officer or ser interested in any contract made with the committee he shall be deemed to want of com have committed an offence under section 168 of the Indian Pend Code
- (2) A person shall not by reason of being a shareholder in or member made with of any incorporated or registered company be held to be interested in any contract entered into between the company and the committee but he shall not tale part in any proceedings of the committee relating to any such contract.
- 147 (1) No suit shall be instituted against a committee or against an Sa is against officer of a committee in respect of an act purporting to be done by him in an lite his official capacity until the expirition of one mouth next after notice in officers writing has been in the case of a committee left it its office and in the case of an officer delivered to him or left at his office or these of ab e stating the cause of action and the name and place of ab 1 of the intenling plaintiff, and the plaint must contain a statement that such a notice has been so delivered to the

Provided that this section shall not apply to any suit instituted under section 54 of the Specific Relief Act 1877

ıs

Regulation

(2) A suit against an officer of a committee in respect of an act purporting to be done by him in his official capacity shall be instituted within three months next after the accrual of the cause of action and not afterwards

148 Every person shall be liable for the loss waste or misapplication

Lial lity of men bers for loss vaste or misappli cation

of any money or other property belonging to the committee if such low wasto or misapplication is a direct consequence of his neglect or misconduct while a member of the committee and a suit for compensation may be in stituted against him by the committee with the previous sanction of the Commissioner or by the Secretary of State for India in Council

Acquis tion of lan I un der Act \ of 18 0

149 Where my land whether within or without the limits of a municipality is required for the purposes of this Regulation the Chief Commissioner may at the request of the committee proceed to acquire it under the provisions of the Lind Acquisition Act [1] 1870 and on pryment by the committee of the compensation awarded under that Act and of the charges incurred by the Government in connection with the proceedings the land shall vest in the committee

150 (1) The authority empowered to make rules under section 10

section 116 or section 145 shall before making them publish in such manner

as may in its opinion be sufficient for giving information to persons interested a druft of the proposed rules with a notice specifying a date at or after which

Proce lure for mak ng rules

the draft will be taken into consideration and shall before making the rules receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified

(2) Every rule made under any of those sections shall be published in such manner as the Chief Commissioner may direct and such publication shall be conclusive proof that the rule has been male as required by this

I rosecutions

section

151 A Court shall not take cognizance of an office punishable under this Regulation or the rules made under this Regulation except on the complaint of the committee or of some person authorized by the committee in this behalf.\

Faving f prosecutions unl rother lane

182 Nothing in this Regulation shall prevent any person from being pro-ceuted under any other law for any act or omission which constitutes an off nee against this Regulation or the rules made under it or from being

<sup>[1]</sup> Therefore exhault now be read as applying to Act I of 1891 lywin 1 Act Not 18 0 was repeated

Regulation

hable under that other law to any other or higher punishment or penalty than that provided by this Regulation or the rules made under it

Provided that a person shall not be punished twice for the same offence

- 158 Any arrears of any tax or fee or any other money claimable by a Recovery of committee under this Act may be recovered on application to a Magistrate, taxes &c having jurisdiction within the limits of the municipality by the distress and sale of any moveable property within those limits belonging to the person from whom the money is claimable
- 154 The Chief Commissioner may by notification and in such other conficution manner as he may determine declar, his intention—

  (a) To exclude from a municipality and local area comprised there
  immuse immunicipality.
  - in and defined in the notification or
  - (b) To include within a municipality and local area in the vicinity of the same and defined in the notification

Provided that where the local area is a military cantonment or part of a military cantonment, a notification shall not be published under this section in respect of it without the previous consent of the Governor General in Council

- 155 (1) Any inhabitant of a municipality or local area in respect of Alterat on which a notification has been published under section 154 may if he ctjects of it is of to the alteration proposed, submit his objection in writing to the Chief Commissioner within six weeks from the publication of the notification and the Chief Commissioner shall take the objection into consideration
- (2) When six weeks from the publication of the notification have expired, and the Chief Commissioner has considered the objections (if any) which have been submitted under sub-section (1) the Chief Commissioner may, by rotification, oxclude the local area from the municipality or include it therein, as the case may be
- 156 (1) When a local area is excluded from a municipality under Effect of exclusion of exclusion of local area.
  - (a) This Regulation and all rules, orders directions and powers cipality made, issued or conferred under this Regulation, shall cease to apply thereto, and

## Regulation

- (b) The Chief Commissioner shall, after consulting the committee frame a scheme determining what portion of the bulance of the municipal fund and other property vested in the committee shall vest in Her Mijesty for the benefit of the local area, and in what manner the liabilities of the committee shall be apportioned between the committee and the Secretary of State for India in Council, and, on the publication of the scheme in the official Gazette, the property and liabilities shall vest and be apportuned accordingly.
- (2) All property vested in Her Majesty under sub-section (1) shall be applied under the orders of the Chief Commissioner to discharging the hyblities imposed on the Secretary of State for India in Council under that sub-section, or for the promotion of the health, comfort convenience or interest of the inhabitants of the local area.

Iffect of including local area in municipality

157 When a local area is included in a municipality under section 155, this Regulation, and all rules, orders, directions and powers made, issued or conferred under this Regulation, and in force throughout the whole municipality at the time the local area is so included shall apply to the local area.

Power ever tricel 158 All powers conferred by this Regulation on the Governor General time to time in Council or on the Chief Commissioner may be exercised from time to time as occasion requires.

Saving of Act XI of 1579 159 Nothing in this Regulation shall affect the Local Authorities Loan XI Act, 1879

Member of 160 Every member of a committee constituted under this Regulation committee to shall be deemed to be a municipal commissioner within the meaning of every

committee to be municipal commismover

shall be deemed to be a municipal commissioner within the meaning of every enactment for the time being in force

Vacancies and irregu larities not to invalidate proceedings.

161 Anything done or any proceeding taken under this Regulation shall not be questioned on account of any vacancy in a committee or joint committee, or on account of any defect or irregularity not affecting the ments of the case.

Regulation

#### CHAPTER X

#### EXCEPTIONAL PROVISIONS

162. (1) If it appears to the Chief Commissioner that the circumstances Power to finy municipality are such that the provisions of this Regulation requiring case the that a certain proportion of the members of a committee be elected are unsuited thereto the Chief Commissioner may by notification except the municipality wholly or in part from the operation of those provisions, and thereupon those regarding provisions shall not apply or shall only apply in part as the case may be to elect on the excepted municipality until again applied therety by a like notification of the Chief Commissioner.

Provided that a notification shall not be issued under this section in respect of a municipality for which a committee has come into existance unless its issue has been sanctioned by the Governor General in Council

- (2) While the municipality continues to be excepted wholly or in part, from the operation of the provisions mentioned in sub section (1) the Chief Commissioner may appoint such of the members of the committee as would otherwise have been elected.
- 163 (1) The Chief Commissioner may with the provious vanction of the Power to will draw Governor General in Council by notification withdraw from the operation of musicipal this Regulation [a] the area of any municipality constituted under this from operation of Regulation [a]

  (2) When a notification is issued under this section in respect of any Work 187.
  - (2) When a notification is issued under this section in respect of any imminepality this Regulation [a] and all rules by laws orders directions and powers made, issued or conferred thereunder, shall cease to apply to the local area comprised in the municipality, the halance of the municipal fund and all other property which at the time of the issue of the nitification is vested in the committee shall vest in Her Majesty, and the liabilities of the committee shall be transferred to the Secretary of State for India in Council
  - (3) All property vested in Her Majesty under sub section (2) shall be applied under the orders of the Chief Commissioner to discharging the habilities imposed on the Secretary of State for India in Council by the sub section, or for the promotion of the health, comfort, convenience or interest of the inhabitants of the local area comprised in the municipality.

#### Municipal.ties ]

Regulation

#### NOTIFICATIONS

[1] No 1406 702-Dated Abu, the 22nd December 1886

Under the powers vested in him by section 5 of the Ajmere Municipalities Regulation Ro V of 1886 the Chief Commissioner of Ajmere Merward is pleased to Lereby apply the said Regulation to the local areas comprised respectively within the limits of the municipalities of Ajmere and Beawar constituted index the North West in Provinces and Oudh municipalities Act No AV of 1873

#### No 1408 702 .- Dated Abu, 22nd December 1886

Under section 5 of the Ajmere Municipalities Regulation, 1886, the Chief Commissioner of Ajmere Merwara is pleased to apply the said Regulation to the local area comprised within the limits of the Kekri municipality, established under the North Western Provinces and Oudh municipalities Act, 1873.

Under sub section 1 of section 162 of the aforestud Regulation, the Chief Commissioner is further pleased to except the Kekin Municipality wholly from the operation of the provisions of the Regulation regarding election

' ' on V

Ajmere Municipal Limits

NOTIFICATION BY THE CHIEF COMMISSIONER AJVERE MERWARA, IN THE PUBLIC WORKS DEPARTMENT

No 3270 S dated 26th December 1882

Under section 5 of Act AV of 1873 (North Western Provinces and Oudh Municipalities Act) [1] the following are defined to be the limits of the Ajmere Municipality in the District of Ajmere-Merwara for the purposes of the Act

#### AJMERE MUNICIPALITY

#### INNER CORDON

West —From a point at 2 miles 1 furlong from Post Office, on the Pushkur Road, to Lakhshmi Pole Gate, thence following the road round Taragurh, to the Military Road to Nusseerabad

South —Following the Military Road to a point 3 miles, 5 furlongs, 130 feet on the Ajmere and Nusscerahad Road

Last—From a point 3 miles, 5 furlongs, 130 feet Ajmere and Nussecrabad Road, along the ridge of hills, east of Balapura and Kiranipura villages, to a point due east of Kiranipura tank bund, thence along tank bund and along the top of the Madar Hill, crossing the inner Forest boundary, and meeting the outer Forest boundary at the other end of the ridge—Thence following the boundary for \(\frac{1}{2}\) mile and then crossing Agra Road at the junction of old Circular Road, still following ridge of hill to the beginning of the Ana Sigar catchment on the east side

North—From the east corner of Ana Sugar catchment, following watershed of Ana Sugar tank, to a point south-west of Lohngal villag, from thence to a point due north of the Shahjehani Bugh, to where it juins the Pullar Road, at a distance of 2 miles 1 furlong from Post Office.

This boundary line includes all land within its I make, exception really the Cantonment

Armere and Beauar Municipal Limits

#### OUTER CORDON

Starts on the east from the beginning of the Ana Sagar catchment following a proposed channel marked out with stones, to the junction of another proposed channel West of Naogaon, thence following the proposed channel, and passing to the east of Makarwali village it follows the ridge of hills to a point I furlong west of Padampura village. Thence the line takes a south-westerly direction, following the line of hills to south Hokran village.

Thence it crosses the Valley in a south easterly direction to the Nag Pahar ridge of hills, which it follows to a point north of Kharekri village, from thence along watershed of Ana Sagar to the beginning of Ajevpal channel Thence following the ridge of hills to the South west of Ajavar and Kazipura until it joins the inner cordon about 1 mile west of Taragurih Hill

# BEAWAR MUNICIPALITY

North —The rivers known as the Jaha and Balap Nadies, to a point where they meet to the east of the road to old Beawar

East—The Balad Nadie above mentioned, to a point north east of the junction of the Balad and Shiypura Road

South Last —The above mentioned Balad Road to the Circular Road which branches off to the west by the village of Seduria

South —The Cucular Road from the village of Seduria to the point where it joins the road, which passing by the Chang Gate of the city, leads towards the new Jalia Tank

West—A straight line drawn from the western end of the southern boundry, to a point where the country tract leading to Nondree crosses the Jurisdiction of the Municipality to that plot of land now occupied by the detachment of the Merwara Battalion stationed at Beawar, viz, a rectangular plot of land to the east of, and adjoining the road running towards old Beawar enclesed between four masonry willight marked respectively 1, 2, 3, and 4

Beauer and Kehri Municipal Limits

#### NOTIFICATION

## [ 1] No 2938 S, dated the 26th October, 1894

In exercise of the authority conferred by sections 154 and 155 of the Ajmere Municipalities Regulation, V of 1886, the Chief Commissioner of Ajmere Merwara is pleased to include within the limit's of the Beawar Municipality the area comprised within the boundaries described beneath—

- On the west a line drawn from boundary pillar No 4 near the road leading to Chang to the Moondri Rapat on the river Jalia
- On the north a line drawn from the Moondri Rapat to the junction of Jalia and Bulad rivers following the bed of the former river

#### KEKRI MUNICIPALITY

A cordon of pillars creeted at a distance of 792 feet from the town walls

Agmere and Beauar Municipal Limits

#### OUTER CORDON

Starts on the east from the begining of the Ana Sagar catchment following a proposed channel marked out with stones, to the junction of another proposed channel West of Naogaon, thence following the proposed channel, and passing to the east of Makarwalı village it follows the ridge of hills to a point I furlong west of Padampura village. Thence the line takes a south-westerly direction, following the line of hills to south Hokran village.

Thence it crosses the Valley in a south easterly direction to the Nag Pahar ridge of hills, which it follows to a point north of Kharekri village, from thence along watershed of Ann Sagar to the beginning of Ajeypal channel Thence following the ridge of hills to the South-west of Ajusar and Kazipura until it joins the inner cordon about ½ mile west of Taragurh Hill

# BEAWAR MUNICIPALITY

North —The rivers known as the Jaha and Balap Nadies, to a point where they meet to the east of the road to old Beawar.

East —The Balad Nadie above mentioned, to a point north-east of the junction of the Balad and Shivpura Road

South-East —The above mentioned Balad Road to the Circular Road which branches off to the west by the village of Seduria

South.—The Cheular Road from the village of Seduria, to the point where it joins the road, which passing by the Chang Gate of the city, leads towards the new Jalia Tank.

West—A straight line drawn from the western end of the southern boundar, to a point where the country tract leading to Nondree crosses the Jain river. Provided that nothing hereinbefore contained shall extend the jurisdiction of the Municipality to that plot of land now occupied by the detachment of the Merwara Battalion stationed at Beawar, etc., a rectangular plot of land to the east of, and adjoining the road running towards old Beawar coclosed between four masonry pillars marked respectively 1, 2, 3, and 1

Beauar and Kehri Municipal Limits

#### NOTIFICATION

## [ \* ] No 2938-S, dated the 26th October, 1894

In exercise of the authority conferred by sections 154 and 155 of the Ajmere Municipalities Regulation, V of 1886, the Chief Commissioner of Ajmere Merwata is pleased to include within the limit's of the Beawar Municipality the area comprised within the boundaries described beneath—

- On the west a line drawn from boundary pillar No 4 near the road leading to Chang to the Moondri Rapat on the river Jalia
- On the north a line drawn from the Moondri Rapat to the junction of Jalia and Bulad rivers following the bed of the former river

#### KEKRI MUNICIPALITY

A cordon of pillars creeted at a distance of 792 feet from the town walls

Electron Rules

# ELECTION RULES FOR AJMERE MUNICIPALITY

#### NOTIFICATION

Nos 1726 S [a] 3195 S [b] and 541 S [c] dated respectively the 23rd June 1894 the 27th November 1894 and 22rd February 1896

It is hereby notified for general information that the Chief Commissioner of Agmere Merwara after consulting the Municipal Committee of Agmere is pleased to issue under section 10 (2) of the Agmere Municipalities Regulation V of 1886 the following amended Election Rules for oil cranice in the Agmere Municipality in supersession of the Rules originally issued under its office Notifications Nos 907 A S dated 26th April 1887 1888 S dated 8th July 1887 and 2642 S dated 13th July 1888

- I For the p irposes of representation the Ajmere Municipality shall be divided into four wards which shall respectively return the number of representatives named below.
  - a—The city sub-divided into eight sub-wards or Mohallas mile representatives of whom not more than six shall be Hindus and not more than three shall be Muhammadans
  - b—The Kusar Ganj including Cavendishpura to o representatives of whom one shall be Hindu and the other Muhammadan
  - c —The Railway three representatives of whom two at least shal be Europeans or Eurasians
  - d—The suburbs three representatives of whom two at least shall be Europeans or Eurasians

The City war 1 hall comprise the following sub wards -

1 Mader Gate to Agra Gate bounded on the cast by city will and on the west by Auga Luzar and Purani Mundi having one representative

[a] Sec the ( wetto of India I art II for 1894 12 oc 603

Electron Rules

- 2 From Agra Gate to Delhi Gite bounded on the east by Naya Bazir up to the Chauper on the west by Durgah Bizir having one representative
- 3 From Naya Bazar Chauper up to the Nalla Bazar via Ghiwala Gali and Gali Khazanchian on the south from Gali Khazanchian up to the Durgah Bazar having two representatives
- 4 Kayastha Mohalla Purum Mundi up to Gali Khazanchian having one representative
- 5 From Madar Gate up to Usri Gate bounded on the north by Nalla Bazar and on the west by Ghasiti and Diggi Bazai having one representative
- 6 From Giasti to Langar khana Gali including Nawab ka Bera and Regar Mohalla having one representative
- 7 Lakhan Kotri from Delhi Gate to Durgah bounded on the east by Durgah Bazir and on the south by Nalla Bazar and Chauk Surat Ram having one representative
- 8 Khadim Yohalla Shorgar Mohalla Durgah Lakhan Kotri Silawat Mohalla and Inderbot having one representative

The Kni ai Ganj ward shall comprise Kaisar Gnnj and Cavendishpura

The Railway ward shall comprise all residing in the Rulw y lines

- The Saburbs ward shall comprise all others living in Municipal limits not included in above mentioned wards
- II Every male inhabitant of the Municipality who is not less than 21 years of age shall be qualified to vote for the election of representatives for the ward in which he is registered as an elector provided that he has been a resident of Ajmore Municipality for at least six months previous to the date of preparation or triennal revision of the electoral list and is
  - a—The owner of house property situate within the limits of the Municipality of which the value is not below Rs 1500 or
  - b—The occupier of premises whereof the rent actually is or the rack rent may be estimated to be not less than Rs 150 a year or
  - c—A servant of the Government of India or of any Railway
    Company whose monthly salary is not less than Rs 100 or
    whose pension is not less than Rs. 50 per mensem

#### Election Rules

- d—Being a resident of the ward is assessed to an Imperial or Municipal tax in a sum not less than twenty five rupees a year
- e-Advocate or licensed pleader or a licensed Mukhtar
- f-A graduate of any University
- III Every person so qualified shall be entitled to be registered as an elector unless he has been convicted of any offence or subject to any order of a Criminal Court, which in the opinion of the District Magistrate implies a defect of character which unfits him to be an elector
- IV No person shall be an elector for more than one ward or sub ward Any person who is qualified under Rule II to be an elector for more than one ward or sub ward shall be at liberty to choose in respect of which of the wards or sub wards for which he is qualified to vote he will exercise his privilege
- V Every elector is qualified to be a candidate for election as representative for any one ward or sub ward provided that he
  - $\alpha$  —Does not hold any place of profit in the gift or disposal of the Municipal Board, or,
  - b—Has not been proscribed by the Government from being employed in its service
- VI It shall be open to the District Magistrate, for reason to be recorded by him at the time to remove any name from the list of electors

### REGISTRATION OF ELECTORS

VII The list of electors shall be revised triennially. Copies of the revised lists shall be published after signature by the District Magistrate, by being posted at the District Katchery, the Municipal Office, the City Police Station, and conspicious places in each ward or sub ward. With the list shall be published a notice stating that the roll of electors will be finally settled on a specified date, not being later than twenty one days from the date of publication of the notice and inviting persons destring the addition to or removal from the list of any name or names to present applications to that effect, accompanied by the reasons on which the applications are based not later than four days previous to the date in question.

Election Rules

- VIII On the date fixed under Rule VII the District Magistrate or some officer appointed by him shall take into consideration all petitions which may have been presented and shall amend the list as may appear necessar; with reference to the above rules
- IX All orders passed by the District Magistrate under Rules VI and VIII shall be final An appeal shall lie to the District Magistrate from any order passed under Rule VIII by any officer appointed by him
- X The revised lists shall be finally completed by 1st November and shall come into operation on 1oth id in and shall continue in operation until a new list shall have been completed

#### NOMINATION OF CANDIDATES

- XI Every candidate for the office of Municipal Commissioner shall be nominated in writing
- XII The nomination paper shall be subscribed by two electors of the ward or sub ward as proposer and seconder and by three other electors of the ward or sub ward as assenting to the nomination
- XIII Each candidate shall be nominated by a separate nomination paper but the same proposer and seconder may subscribe any number of nomination papers not exceeding the number of persons to be elected for the ward or sub ward

Election Rules

XIV The nomination paper shall be in the following form -

MUNICIPALITY OF AJMERE Election of

to be

held on the day of 189
We the undersigned being electors registered in the ward or sub ward roll or the said ward or sub ward hereby nominate the following person as a

date at the election —			
Lame	Descr ption	Abode	Occupation
	1 1		
	1 1	1	
	1	j	
	ــــــــــــــــــــــــــــــــــــــ		A D

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We the undersigned being electors registered in the ward or sub ward roll for the said ward or sub ward hereby assent to the nomination of the above named person as a candidate at the said election

E I G E I J

XV Every nomination paper subscribed as aforesaid shall be delivered personally at or forwarded in a registered cover by the candidate or by his proposer or seconder to the District Magnitrates Office fourteen days at least before the election day and before 4 pm of the last day for delivery of nomination papers

XVI As soon as may be after the nomination paper has been delivered the Secretary to the Municipality shall send notice of the nomination to the person nominated and inscribe his name in a list which shall be fixed up in the Head Municipal Office

NII The list of candidates shall be completed by 7th December and shall be published immediately after that date by the District Magatrate in the way provided in Rule VII for the publication of lists of electors

Election Rules

### ELLCTION OF CANDIDATES

VVIII The date on which the elections are to take place shall be fixed by the District Magistrate and shall be not later than one weel after the publication of the lists prescribed in Rule XVII

The District Magisti ite-hall fix one or more polling places for each ward or sub ward and shall appoint one or more officers to conduct the elections at each polling place. Provided that no person not buring a gazetted officer shall be appointed as polling officer who is an elector for the ward or sub ward in which the polling place is situated or is a candidate for election in any ward or sub ward.

XIN The polling place shall be open on the day of election from 7 to
III am and from 2 to a pm I is shall be competent for the District Virgistrate
to keep the poll open for two successive days at the hours stated in this Rule

XY On the day of election each intending voter shall as he arrives at the polling place receive a printed voting paper in the following form —

Vote for the election of Municipal Commissioner for the Municipal district (or 1 and or sub-ward) of-

Name of cand date voted for	8 gnature or mark of voter	Address of voter with h s number on the l st of electors	

Electron Rules

XXI Every elector shall be at liberty to vote for any number of candidates not exceeding the number of representatives fixed for his ward of sub-ward

XXII In all cases votes must be given an person. If a voter is able to read and write he shall fill up and sign the voting paper in the presence of the Polling Officer, otherwise the paper shall be filled by the Polling Officer or by one of his assistants under his direction, at the voter's dictation, and the latter shall affix his mark thereto. No vote shall be received by the Polling Officer from any person whose name is not on the revised list of voters last published.

XXIII The Polling Officer shall satisfy himself of the identity of persons tendering votes, and may refuse for reasons to be recorded by him in writing the vote of any person who declines to answer any reasonable questioning put to him for this purpose, or whose identity is not established to his satisfaction.

XXIV Each person whose vote is allowed by the Polling Officer shall drop his voting paper, in the presence of the Polling Officer, into a box which has been previously scaled with the Municipal scal, in the presence of the District Magistrate and Chairman of the Municipality Boxes for this purpose shall be provided by the Municipality As the paper is placed in the ballot box the Polling Officer shall check off the elector's name in the ward roll

XXV At the close of the day's voting the ballot boxes shall be brought to the District Magistrate on to a subordinate Magistrate appointed for the purpose, by whom they shall be opened on the morning following the close of the poil, and the votes counted

XXVI When the votes have been counted, the District Magistrate shall declare the result of the elections.

XXVII The newly-elected Municipal Commissioners shall come into office on 1st April following a general election

After a by election a member may take his seat on the Committee as soon as his election has been approved

Election Rules.

#### PENALTIES

# XXVIII Every person who -

- Alters any roll list, or other document in contravention of these rules, or.
- (2) Wilfully makes a false answer to a question put to him under rule XXIII of these rules, or.
- (3) Practises fraud, intimidation, personation, or bribery at an election of.
- (4) Obstructs or in any way interferes with the examination and counting of votes by a returning officer or.
- (5) When a summons or notice in connection with an election petition has been issued for service, or served on him commits any such contempt as is described in sections 172, 173, 174, 175, 178, 179, or 181 of the Indian Penal Code, or,
- (6) Defaces injures, disturbs, or removes any copy, notice, or other document fixed up under these rules on the Municipal Hall or in a ward or sub-ward, or,
- (7) Being required by these rules to do any act or take any proceeding, neglects or refuses to do or take it, shall be punished with fine which may extend to ten rupees

Electron Rules

# L'LECTION RULES FOR BEAWAR MUNICIPALITY.

- [a] Rules made under Section 10 Clause 1, of the Ajmere Municipalities Regulation 1886, for the Municipality of Beawar
- 1 For the purposes of representation the Beawar Municipality shall not be divided into wards, but shall be treated as a whole with special reference to the requirements of three classes, viz., Hindus, Muhammadans and Christians

The number of representatives for the whole Municipality shall be fifteen, of whom not less than nine shall be Hindus not less than four Muhammadans, and not less than two Christians

- 2 The qualifications of electors and candidates for election to be as follows
  - Electors —All male inhabitants who are not less than twenty one years of age paying a minimum rent of Rs 3 per mensem, or in powession of immovable property situate within Municipal limits to the value of not less than Rs 500
  - Candidates for election —All mile inhabitants who are not less than twenty one years of age paying a minimum rent of Rs 6 per mensem or in possession of immovable property situate within the limits of the Municipality to the value of not less than Rs 1,000.

Provided, in the case of the latter (1) they are able to read and write English, Hindi or Urdu and (2) that they shall have resided within the limits of the Municipality for a term not less than one year

Provided also, in the case of both electors and elected, that such person has not been convicted of any offence or subjected to any order of a Criminal Court which in the opinion of the Assistant Commissioner implies a defect of character which units him to be an elector or member of the Municipal Committee

<sup>[</sup>a] Sanctioned as per Chief Commissioner's Notification No. 1588 S., dated the 8th July 1587 - Carette of India part II p. 430.

Electron Rules

3 The existing lists of electors and of candidates eligible for election shall be amended under the orders of the Assistant Commissioner so as to bring them into accordance with the above rule

Copies of the revised lists shall be published under the signature of the Assistant Commissioner by being posted at the District Cutchery the Police Chowkies, and other places of public resort

With the lists shall be published a notice stating that the lists will be finally settled on a specified date not being later than fourteen days from the date of publication of the notice and inviting persons desiring the addition to or removal from the lists of any name or names to present application to that effect accompanied by the reasons on which the applications are based not later than the day previous to the date in question

- 4 On the date fixed under the last preceding rule the Assistant Commissioner or some other officer appointed by him shall take into consideration all petitions which may have been presented, and shall amend the lists as may appear necessary with reference to the above rules
- 5 It shall be open to the Assistant Commissioner for reasons to be recorded by him—at any time to remove any name from—the lists of electors or candidates eligible for election
- 6 . All orders passed by the Assistant Commissioner under rules 4 and 5 shall be final
- An appeal shall lie to the Assistant Commissioner from any order passed under Rule 4 by any officer appointed by him
- 7 The lists of electors and of candidates eligible for election shall be revised annually in the manner herein prescribed
- On is soon as possible after the lists have been settled by the Assistant Oninssioner, that officer shall cause copies of them to be posted up at the Distinct Cutchery, Police Chowkies and other places of public resort as may be determined by the Assistant Commissioner

In like manner he shall cause to be published a copy of Rule 9 of these rules with full information as to the places and times of election and the manner to be regulated by the Assistant Commissioner in which votes are to be taken

### Electron Rules

- 9 On the day fixed by the Assistant Commissioner for the election, every elector desiring to vote for any person or persons shall bring or send to such officer as the Assistant Commissioner shall appoint for this purpose a list verified by his signature of the persons for whom he desires to vote Every elector shall be at liberty to vote for any number of persons not exceeding the number fixed for his community under rule 1
- 10 The voting papers shall be scrutinized and may be amended under the orders of the Assistant Commissioner so as to bring them into conformity with these rules and within two days after the date fixed for the election shall be brought to that officer, in whose presence the votes shall be counted
- 11 When the votes have been counted the Assistant Commissioner shall declare the result of the election

Rules under Sec 34 Sub sec 1

RULES FRANED UNDER SECTION 34 SUB SECTION I OF THE AJMERE MUNICIPALITIES BEGLIATION 1886 PUSSED AT A SPECIAL MEETING OF THE COMMITTEE ON THE 9TH 19TH AND 23RD FEBRUARY AND 14TH MARCH 1889 AND REVISED AT A SPECIAL MEETING OF THE COMMITTEE HILLD ON THE 2THI JANUARY 1892

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- I —Ordinary Meetings of the General Committee shall be held at the Theolist Municipal Office on the second Monday of every most the original of the day or phisolist days to be determined by the Chairman or in his absence by the Vice Chairman of the Committee who will fix the hour of incetting
- II —Four days at least before a meeting whether Ordinary or Special Momer in (except in case of emergency when 12 hours notice shall be efficient) a notice of net use to attend specifying the day hour and place of meeting signed by the Secretary shall be circulated in English Urdu and Hinds
- III —The notice to attend shall be accompanied by an Agenda paper and no business other than that entered in the Agen last all be transacted Under special circumstances and with the consent of the majority of the members present any urgent business although not in the Agenda may be discussed but not voted on
- IV —The Secretary shall three days before any meeting other than an emergent one lay upon the table of the Municipal Office all papers relating to the business to be transacted at such meeting so as to give members an opportunity of perusing them before the meeting. The Agenda and important papers thereon should be translated into the vernacular
- V—No business thall be transacted at an Ordinary meeting unless at least  $\frac{1}{2}$  at of the existing Committee is present from the beginning to the end thereof. In calculating the one third fractions will be omitted—eg with 19 members on the Committee six and with 20 seven will form a quorum
- VI —In case there is no quorum within half an hour from the time fixed, the meeting shall be dissolved and adjourned to any other day and hour to be fixed by the Chairman
  - VII -No member shall be represented at a meeting ly proxy

Rules under Sec 34 Sub sec 1

Conduct

- VIII -With the consent of the majority of the members present at any of pro ceedings meeting the Chairman may give priority to any item or items of busines. irrespective of the order in which such item or items stands or stand on the Agenda paper
  - IX Every motion or amendment with the names of mover and \*econder shall be presented in writing. No speech can be read without the per this ion of the niceting
  - X -The Channan shall regulate the course of all business to be brought forward and shall decide all points of order or precedure
  - AI -- Any n ember may submit a point of order to the Chairman but there shall be no discussion on any such point unless the Chairman thinks fit to ask the members present for their opinion thereon
  - VII -A member desiring to speak must rise in his place and address himself to the chair and no interruption to his speech should be permitted except upon a point of order suddenly arising. A member while speaking if requested by the Chairm in to sit down should at once resume his seat
  - XIII -- In ca c of more than one member rising to speak at the same time the Chairman shall name the member who is to speak
  - MIV -If a member be called to order such member shall be required by the Churman to resume his sent until the Chairman decides the joint of order provided that the Chairman may allow the member called to order to speak on the point of order raised
  - N -If there be any refusal on the part of the meeting to obey the ruling of the Churman on a joint of order or if disorder should arise on any other account whatever it shall be competent to him to adjourn the inceting , and by that declaration of adjournment the meeting is immediately adjourned and no business subsequently transacted will be valid or will appear in the muntes
  - VI -A member who proposes to move any substantive motion or reso lution shall send the proposal in writing together with the name of the secon der to the Secretary at least four clear days before the date of the meeting at which such ir tion or resolution is to be brought forward in order to admit

Rules under Sec 34, Sub sec 1

of the publication of the said proposition with the list of the business to be transacted at the said meeting

AVII —The mover of a substantive motion shall, if he desires, speak first in support of the motion Then the seconder may speak, but the seconder may, if he desires, reserve his speech for a later period of the debate

XVIII—No member shall speal, twice to a question except in explanation or reply A member who has spolen may be again heard to clear up
misunderstanding in regard to some material part of his speech, but he is not
to introduce new matter or to interrupt a member who is speaking A reply
is allowed to the mover of a substantive motion but not to the mover of an
amendment After the mover has commenced his reply no other member
shall speak to the question

XIX -All questions from one member to another, relating to the business of the meeting, shall be put through the Chairman

AX—Whenever an amendment is made upon any motion, no second amendment shall be taken into consideration until the first amendment is disposed of If that amendment be carried it shall then be put as an original motion upon which a further amendment may be moved If the first amendment be negatived then a further amendment may be moved to the original question but only one amendment shall be submitted to the Committee for discussion as one time

XXI -A motion or amendment cannot be withdrawn save with the consent of the meeting

XXII —A member who has already spoken to a motion before the meeting, is not thereby deburred from speaking to an amendment to the motion, provided that in so doing he confine, himself strictly to the fresh matter introduced by the amendment

XXIII —As a rule the number of votes for and against shall be entered in the minutes. But when any member so requests the names of the voters shall be printed.

AXIV — Unless a poll is demanded by any member present at a meeting, a declaration made at the meeting by the Chairman that a resolution has been passed shall be sufficient warrant for the making of an entry to that effect. If

Rules under Sec 34, Sub sec 1

a poll is demanded by any member present, it shall be taken in such manner as the Chairman may direct

XXV -In case of an equality of votes, the Chairman must give the creting vote

XXVI -- No motion shall be entertained in regard to a question once disposed of, except after the lapse of three months from the date of such disposal, or except on the written application of ten members of the Committee

XXVII -All meetings shall be open to the public, who however, may be required to withdraw, if it should be deemed necessary by the meeting

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XXVIII -The common scal of the Committee, shall remain in the cusmon seat and the purposes tody of the Secretary, and shall be used on all documents executed and all for which it such actions the method in the first part of the first part

> XXIX -- Any Municipal Commissioner desiring to inspect any Municipal record may do so in the Head Office during office hours without interference with the despatch of works But on no account shall any record be removed from the office (except with the permission of the Churman) This rule does not apply to current papers

Stan ling Sub Commit tees.

XXX -There shall be the following Standing Sub Committees -

1 -Octros and Tinance,

2 -Public Works,

3 -Conservancy.

4 -Garden and Nazul.

who shall be nominated at ordinary meetings of the Committee whenever necessary Casual vacancies shall be filled by the General Committee And the Committee may appoint Sub Committees for any special purpose as may seem necessary. The several conveners shall be appointed by the General Committee

AXXI -The number of members on the several Sub Committees shall

ctroughd Imance not more than 4 Pa he Works 5 Cons riancy 5 Garden and Nazul 3

Rules under Sec 34 Sub sec 1

NXII —The Chairman Vice Chairman or Vice Chairmen if more than one and the Secretary (if a member of the Committee) are to be ex officion members of the Sub Committees

XVXIII —The date and hour of the meetings of Sub Committees shall be determined by the Conveners and the Secretary shall as far as possible cause to be circulated to the members of the respective Sub Committees with the notice of meeting a paper of Agenda

ANXIV —The Conveners shall as a rule preside at all meetings of their respective Sub Committees but in the absence of the Convener on account of sudden emergency the members of the respective Sub Committees shall elect for that meeting a Chairman from among themselves

X\XV —Unless two members other than ex offices ones referred to in rule AXXII are present the Contener shall adjourn the meeting of his Sub Committee A statement of the attendance of members at the various Sub Committees shall be prepared and laid before the Meeting overy three months

NXXV A —The rule concerning adjourned meetings shall be the same for Sub Committees as it is for the Committee

B—Petitions remaining undisposed of after a period of three weeks may be disposed of by the Chairman together with the Convener or in his absence the member of the Sub Committee acting for him, all other cases may be similarly dealt with after a period of two months

XXXVI -Duties of Sub Committee of Finance -

The Sub Committee shall be responsible -

- (a) For preparing the annual budget estimates and regulating the supply of funds for the expected services of the year,
- (b) For examining and passing bills for expenditure after proper check and only in stret conformity with rules 34 to 37 and 45 of the rules sauctioned by the Chief Commissioner Ajmere Merwira in his letter in the Public Works Department No 691 S, dated 9th March 1888,
- (c) For ruditing the Cish Book and Ledger and other statements and accounts which the law prescribes should be kept up and

Rules under Sec 34. Sub sec 1

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XXXVI -Duties of Sub Committee of Finance -

The Sub Committee shall be responsible -

- (a) For preparing the annual budget estimates and regulating the supply of funds for the expected services of the year,
- (b) For examining and passing bills for expenditure after proper check and only in street conformity with rules 34 to 37 and 45 of the rules sanctioned by the Chief Commissioner Ajmere Merwara in his letter in the Public Works Department No 691 S, dated 9th March 1888,
- (c) For auditing the Cash Book and Ledger and other statements and accounts which the law prescribes should be kept up and

Rules under Sec 34, Sub sec 1

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XXXIV —The Conveners shall as a rule preside at all meetings of their respective Sub Committees, but in the absence of the Convener on account of sudden emergency, the members of the respective Sub Committees shall elect for that meeting a Chairman from among themselves.

XXXV—Unless two members other than ex-officio ones referred to in rule XXXII are present, the Convener shall adjourn the meeting of his Sub-Committee A statement of the attendance of members at the various Sub-Committees shall be prepared and laid before the Meeting every three months

XXXV A —The rule concerning adjourned meetings shall be the same for Sub-Committees as it is for the Committee

B—Petitions remaining undisposed of after a period of three weeks may be disposed of by the Chairmen together with the Convener, or in his absence the member of the Sub-Committee acting for him, all other cases may be similarly dealt with after a period of two months

XXXVI -Duties of Sub-Committee of Γinance -

The Sub-Committee shall be responsible -

- (a) For preparing the annual budget estimates and regulating the supply of funds for the expected services of the year,
- (b) For examining and passing bills for expenditure after proper check, and only in strict conformity with rules 34 to 37 and 45 of the rules sanctioned by the Chief Commissioner, Ajmere-Merwara, in his letter in the Public Works Department No 691 S, dated 9th March 1888,
- (c) For auditing the Cish Book and Ledger, and other statements and accounts which the law prescribes should be kept up, and

Rules under Sec 34, Sub sec 1

for ensuring prompt and correct compilation of the monthly, and the year's accounts of receipts and expenditure as prescribed in rules 39 to 43 of the rules above quoted,

- (d) For watching the monthly progress of expenditure and collections of income in order to ensure as far as may be, that the year's budget estimate of income and expenditure shall be made good.
- (e) For seeing that any falling off in income below the proper demand for the year including arrears brought forward from the provious years is properly accounted for or explained,
- (f) For subjecting the realizations of rents fines and fees to the usual external tests,
- (g) For intelligently and searchingly bringing the realizations of octro income and the refunds of octro under suitable effective tests—this net income being the muinstay of the Municipality s finances

XXXVII —In the following cases the decisions of the Sub Committees shall be final Should however, the Convener dissent he may bring forward the case for disposal by the General Committee

The Public Worl's Sub Committee shall have the power -

- 1-To close streets temporarily Section 79
- To permit temporary occupation of street &c Section 80 (The whole)
- 2 a-To order the removal of any temporary obstruction
- 3 -Of entry on buildings or land Section 95 (The whole)
- 4 -Regarding troughs and pipes for rain water Section 100 (The whole)
- 5-To trim hedges and trees bordering on streets Section 109 (The whole)

Rules under Sec 34 Sub sec 1

- Tle Conscriancy Sub Committee shall have the power -
  - 6 -To attach brackets for lamps Section 81 (The whole)
  - 7 -To name streets and number buildings Section 82 (The whole)
  - 8—To inspect drains privies and cosspools Section 93 (The whole)
  - 9 -To give effect to section 94
  - Other powers of entry on buildings or land Section 95 (The whole)
  - 11 —To inspect places for sale of food or drinl &c to seize unwholesome articles exposed for sale and to provide for their destruction in the following manner 21.
  - (a) If the value is not exceeding Rs 10 they shall be destroyed at once and
  - (b) If the value exceeds Rs 10 then they shall not be destroyed without sanction of the General Committee unless the Sub Committee produce a certificate from the Civil Surgeon that the articles are unfit for consumption in which case they may be destroyed irrespective of their value
  - 12 -Of entry for purpose of scavenging Section 98 (Sub sections 1 2 and 4)
  - 13—Regarding troughs and pipes for rain water Section 100 (The whole)
  - 14 -Regarding provision of privies &c Section 101 (Sub section 1)
  - 15—Regarding demolition or altering of drains, &c Section 102 (Sub section 2)
  - 16—Regarding unruthorized buildings over drains &c Section 103 (The whole)
  - 17 -To require drainage &c of unwholesome tanks &c Section 105 (The whole)

Rules under Sec 34, Sub sec 1

- Provided that if the proceeding of the Sub Committee will render the Committee lable to pay compensation which is likely to exceed rupees one hundred the superior sunction requisite under rule 35 of the rules sanctioned by the Chief Commissioner of Ajmere Merwara in his letter in the Public Works Department No 691S, dated 9th March 1888, shall first be obtained.
- 18 To require buildings wells tanks, &c., to be secured Section 100 (1he whole)
- In respect of buildings, &c, in ruinous or dangerous state Section 107 (The whole)
- 20 To require owner to clear away novious vegetation Section 108 (The whole)
- 21 —To trim hedges and trees bordering on streets Section 109 (The whole)
- 22 -To have buildings or lands cleansed Section 110 (The whole)
- 23 —To require untenanted buildings becoming a nuisance to be secured or enclosed. Section 112 (The whole)
- ANNUII —In the following cases any individual feeling himself aggreed may within 15 days of his receiving notice of the Sub-Committee's decision move the General Committee to levise that decision. During that period the orders of the Sub-Committee shall be in abeyance.

Subject to this appeal the Public Works Sub-Committee shall have power —  $\,$ 

- 1 —To remove or alter roof or walls made of inflammable materials in contravention of Section 83 (Last portion of Section)
- 2.—To regulate the line of buildings. Section 84 (The whole)
- Provided that if the proceeding of the Sub Committee will ren't the Committee liable to pay compensation which is lit's to exceed rupees one hundred, the superior enaction regist \under rule 35 of the rules sanctioned by the Chief Commit

### [Mumorpalities.

Rules under Sec 34. Sub sec 1

- sioner Ajmeie-Merwara in his letter in the Public Works Department No 6918 dated 9th March 1888, shall first be obtained
- 3—To gave written directions either prohibiting erection or recrection of buildings it deemed likely to be injurious to the inhabitants of the neighbourhood or in respect of all or any of the matters specified in clause 1 as also to require the buildings to be altered or demolished in cross mentioned in clause 2 section 85 (The whole)
- Provided that if the proceedings of the Sub-Committee will render the Committee liable to pay damages which is likely to exceed rupees one hundred, the superior sanction requisite under rule 35 of the rules sanctioned by the Chief Commis sioner Ajmere Merwari in his letter in the Public Works Department No 6918 dated 9th March 1888 shall flist be obtained
- 4 To prohibit stacking of inflammable materials Section 92 (The whole)
- 5 —In respect to execution of acts required to be done by any notice Section 117 (Sub section 2) and recovery of costs of execution section 118 (Sub sections 1 2 and 4)
- The Conservancy Sub Committee shall have the power -
  - 6 -To prohibit stacking of inflainmable materials Section 92 (The whole)
  - 7—Regarding provision of privice &c., Section 101 (The whole with the exception of Sub section 1)
  - 8—Regarding repair and closing of drains, privies and cesspools, Section 102 (The whole with the exception of ub Section 2)
  - 9—To remove latrines, &c, near any source of water supply Section 104 (The whole)
  - 10 -- In respect of huilding unfit for habitation Section 111 (The whole)

Rules under Sec 34 Sub sec 1

- 11—To regulate offensive and dangerous trades Section 114 (The whole)
- 12 -To prohibit such trades Section 115 (The whole)
- 13—In respect of execution of acts required to be done by any notice Section 117 (Sub section 2)
- 14 —Regarding recovery of costs of execution Section 118 (Subsections 1 2 and 4)
- ANNIX—Minutes of the proceedings of every meeting shall be drawn up and entered in a book kept for that purpose and shall be signed by the Convener of the meeting
- NL—No cases finally disposed of by the Sub Committees in exercise of powers vested in them by riles XNAVII and XNAVIII shall be entered upon the Açenda to be discussed by the General Committee. In all other cases the decisions of the various Sub Committees shall be brought before the General Committee and without discussion shall be taken as read and as anotioned unless—at the commencement of the meeting—any member hands into the Chairman a written request that a discussion take place on any resolution.
- VLI --Proposals negatived by a Sub Committee shall be dropped. But any member may give notice to the Secretary at least four days before a meeting of the General Committee that he will move for a discussion of the proposal and such proposal being seconded shall then be entered on the Agenda paper.
- VLII.—The power of appointment fine suspension or dismissal of Municipal employees shall rest with the Sub Committees concerned subject to appeal to the General Committee. In the case of the Head Office establishment (excepting the Secretaryship) the powers herein conferred on the Sub Committees shall be exercised by the Chairman. In cases of emergency requiring immediate action the Convener with the concurrence of the Chairman shall have the power of suspension such action being reported to the Sub-Committee concerned.
- VLIII -On any emergency which may require immediate exercise of any of the powers conferred on a Sub Committee by these rules and if time

Rules under Sec 34 Sub sec 1

do not admit of a previous assembling of the Sub Committee concerned the Convener of the Sub Committee in communication with the Chairman or in his absence with the Vice Chairman or if the Convener be absent from Ajmere the Chairman or in his absence the Vice Chairman shall exercise the power which has to be urgently put into force submitting the proceedings to the Sub Committee at their next meeting

# XLIV -Powers and duties of Chairman -

Div s on of Worl

- 1 To pass orders on matters requiring immediate action reporting his action to the Committee
- 2 To supervise the general working of all departments of the Municipality to rectify and to bring to the notice of the Committee any defects or failure thereon
- $3\,$  To see that the effect is given to the orders of the General Committee without delay
  - 4 The Chairman is authorized to disburse -
    - (1) The fixed salaries of all sanctioned establishment
    - (11) All sanctioned grants in aid
    - (iii) All sums not exceeding Rs 100 for miscell meous expenditure within budget limit
    - (iv) All payments for works or repurs or other expenditure sane tioned by the General Committee or in a corlance with rule 35 of iules made by the Chief Commissioner Ajmere Mere ara in his letter in the Public Works Depirtment No 6915 dated the 9th March 1888

# \LV -Duties and re ponsibilities of Secretary - \*

1 The Sceretary shall be the chief Executive Offeer of the Committee Hi shill discharge his duties subject to the control of the Committee and under the immediate ord is of the Conveners of Sub Committees in regard to matters disposed of by the Sub Committees and of the Chairman in regard to other matters.

Rules under Sec 34 Sub sec 1

- 11—To regulate offensive and dangerous trudes Section 114 (The whole)
- 12 -To prohibit such trades Section 115 (The whole)
- 13 —In respect of execution of acts required to be done by any notice Section 117 (Sub section 2)
- 11—Regarding recovery of costs of execution Section 118 (Subsections I 2 and 4)

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\*\*M.—No cases finally disposed of by the Sub Committees in exercise of powers vested in them by rules XXXVII and XXXVIII shall be entered upon the Afonda to be discussed by the General Committee. In all other cases the decisions of the various Sub Committees shall be brought before the General Committee and without discussion shall be taken as read and as anottoned unless—at the commencement of the meeting—any member hands into the Chairman a written request that a discussion take place on any resolution.

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Rules under Sec 34 Sub sec 1

do not admit of a previous assembling of the Sub Committee concerned the Convener of the Sub Committee in communication with the Chairman or in his absence with the Vice Chairman or if the Convener be absent from Ajmere the Chairman or in his absence the Vice Chairman shall exercise the power which has to be urgently put into force submitting the proceedings to the Sub Committee at their next meeting

# XLIV -Powers and duties of Churman -

D vis on of lorL

- 1 To pass orders on matters requiring immediate action reporting his action to the Committee
- 2 To supervise the general working of all departments of the Municipality to rectify and to bring to the notice of the Committee any defects or failure thereon
- 3 To see that the effect is given to the orders of the General Committee without delay
  - 4 The Chairman is authorized to disburse -
    - (1) The fixed salaries of all sunctioned establishment
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# VLV -Duties and re ponsibilities of Secret ry - \*

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# Rules under Sec 34 Sub sec. 1

- 2 The Secretary's duties shall be --
  - (a) To carry out all orders of the Committee
  - (b) To receive all sums due to the Committee taling over duly from the Oetroi Darogali the amount of each which according to the Darogalis daily each account should be in his hands.
  - (c) To remit daily to the Treasury all sums received by him from the public or as collections or recoveries namely sums received up to remitting hour should be remitted on that day and money received after that hour should be paid into the Treasury on the following day no part of these receipts being applied to disbursements
  - (d) To tally monthly with the Treasury pass book before the Convener of the Sub Committee of Finance the record of each day a receipts by the Secretary and his remittances to the Treasury in order to a strict observance of the rule in para 2 (c)
  - (e) To see that all taxes fees fines and other dues of the Committee are properly realized and accounted for
  - (f) To see that no money is spent without proper sanction
  - (g) To see that all registers and records are properly kept up under a strict personal responsibility—among other things—for keeping secure from theft tampering mutilation or deface ment (1) papers which help to prove the Ajmere Municipality at title to any land or other real property and (2) plans leases orders &c. which serve to identify lands where of permissive possession or use is given to individuals &c by the Municipal Committee
  - (h) To keep correct accounts of the income expenditure balances outstandings and liabilities of the Municipal fund and statistics of Octroi taxation as prescribed in rule 52 of the rules sanctioned by the Chief Commissioner Ajmere Merwara, in his letter in the Public Works Dejartment No. 691S dated 9th Maych 1888 likewise to keep requisite statistics of the trade which pays octroi and in respect of exports whereof refunds are granted.

### Rules under Sec 84. Sub sec 1

- (i) To keep up to date (by entering therein every mutation) the list of reads, &c, list of immovable property, &c, and the store book of furniture, &c, which are prescribed by rule 59 d, f and g, of the Rules sunctioned by the Chief Commissioner of Ajmere Merwara in his letter dated 9th March 1888, above quoted
- (2) To receive all correspondence on Municipal matters including petitions and reports, to dispose of matters of ordinary routine and such business as he may be authorized to do under the rules in force and to bring other matters before the authorities concerned
- (h) To grant copies of Resolutions passed at meetings
- (l) To dispose of applications for temporary use of any cart or other Municipal property or for the temporary service of sweeper or gang
- (m) To issue under his own signature and the seal of the Municipal Office all notices under the rules and Ajmere Municipalities Regulation 1886 on the issue of such notices being ordered by the General Committee the Chairman or the appropriate Sub Committee
- (n) To see that no loss accrues to the Municipality --
- 1 From not carrying out in proper time and manner any of the rules in clause 2, α, b, c, d, e, f, g, h and ι, of this XLV rule
- 2 —From outstandings of any sort proving irrecoverable through remissness in realizing them
- 3—I'rom any Municipal land being included—through corruption of any Municipal officer or otherwise—within the boundary of any private land
- 4—From Municipal land, or the Municipality's my right of easement on behalf of the public, being lost to the Municipality through lapse, during the Secretary's incumbency of the period which the appropriate law limitation for the time being allows for proceedings against the encreachers or trespassers on the Municipality's said land or said right of easement

Rules under Sec 34 Sub sec. 1

3 - The Secretary has power to incur expenditure up to five rupees in each case on his own authority

The persons by whom be grante l on Con mittee for mo ey paid un ler tl 13 Pegula tion

XLVI -All receipts for moneys received on behalf of the Committee recepts may shall be signed by the Secretary and no other signature will be recognized beliaf of the provided in the case of collections made by the Octro Superintendent the receipts shall be signed by him or his assistant duly authorized in his behalf

> XLVII -Officers and servants in the employ of the Municipality shall ordinarily be granted leave under the rules of the Government Civil Leave Code, all applications for leave with allowances being submitted through the Secretary to the Convener of the Sub Committee concerned who will forward them to the Chairman for disposal In the case of those whose salaries are Rs 100 or more the Chairman may grant leave up to one month, in the case of those drawing less than Rs 100 up to 3 months. Applications for leave without allowances shall be disposed of as follows -

For a period not exceeding -

- (a) 3 days by the Octron Superintendent Conservancy Inspector and Overgeer for employés working under their respective orders
  - (b) 15 day by the Secretary
  - (c) One month by the Convener of the Sub Committee concerned
  - (d) Tso months by the Chairman

A register of leave shall be laid before the Convener of the Sub Com mittee concerned. All other leave will require the sanction of the General Committee

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XLVIII -Every notice under the Ajmere Municipalities Regulation 1886 may be served personally upon the person to whom the same is addressed, or by leaving the same with some adult make member or servant of his family, by if it cannot be so served it may be put up on some conspicuous part of such persons place of abode. If the notice relates to any building or land and the place of abode of the owner is unknown the notice shall be deemed to by daly wixed if put upon some conspicuous part of the building or land to which the same relates. No notice shall be invalid for defect of form

Rules under Sec. 85

Rules framed under Section 85 of the Ajmere Municipalities
Regulation 1886 passed at a Meeting of the Committee held on
the 29th May 1888, vide Resolution I

- 1 Every person intending to erect or re-erect any building (not within a Compound) shall give notice of his intention, in writing, to the Committee, accompanied by a plan showing
  - (a) Dramage to be explained on plan in writing
  - (b) Line of frontage with neighbouring buildings, if the building abuts on a street or public thoroughfare
- 2 That until an applicant shall have complied with the rule in every particular he shall not be considered to have given notice of his intention to build

Rules under Section 86.

## JHAROKA RULES

Rules for regulating the building of Jharokas overhanding Streets and Public Lands, and Chabutris overhanding Drains, within the limits-on-vie Ajmere Municipality

A care of control of the control of

Sunctioned by the Chief Commissioner in letter No 845S, dated the 10th March 1897, from his Secretary in P W D, to the Commissioner, Aymere-Merwara

1 Permission may be given under section 86 of the Ajmere Municipalities Regulation of 1886 to construct projecting Jharokas and other projections overhanging such streets and public lands as will allow a minimum of 10 feet clear space to be left between Jharokas or other projections on either side of the street or public land

# Exception to Rule 1 -

But when in the unanimous opinion of the Public-Works Sub Committee an applicant should be allowed to construct projecting Jharokas and other projections overhanging such streets and public lands as will allow a minimum of 6 fiet, but less than 10 feet, to be left between Jharokas or other projections on either side of the streets or public land, in such cases the Sub-Committee before granting the permission asked for will refer the case to the Cavil Surgeon asking him to favour the Sub-Committee with his opinion on the point whether the construction proposed to be built will in any way injuriously affect public health. The opinion of the Cavil Surgeon in such cases will be final

- 2 Permission will in no case be given to construct Jharokas of greater width than three feet, the measurement being taken from the basement wall. The lowest part of the bruckets shall be at a height not less than 12 feet above the strict level.
- 3 In giving permission as above the right of the owner of the opposito premises to a similar concession and the possibility of a similar construction by such analysis construction that construction the such analysis construction that construction the such analysis construction to the construction of the c

Rules under Section 86

- 4 When the buildings are incomplete on one side, the general line of buildings already existing on that side will be taken into account. If any building is likely to be creeted on a future date on old foundations projecting beyond the general line of buildings, then such old foundation will be taken into account in granting permission to the owner of the opposite house
- 5 No projection contemplated in the preceding rules shall be allowed unless provision is made to prevent run-water frem dripping on the road, or being discharged on to it through spouts. Projections other than cornices must in all cases be provided with gutters and the rain water carried down the wall into the street, so as to prevent injury to the roads and inconvenience to passers by
- 6 The above rules apply to construction and reconstruction, but not to repairs In case of dispute the Committee will decide under what description the alterations fall.
- 7 Permission may be given to build Bhadar to a door on any street, however narrow provided the Bhadar does not exceed three inches in depth, the measurement being taken from the main wall of the building
- 8 Permission may be given to fix doors to buildings which open towards the street, provided they are so constructed as to fold back and be closed to the wall of the building
- 9 Construction or reconstruction of chabutras overhanging drains shall not be permitted in streets less than 25 feet wide
- 10 The permission given under the above rules shall remain in force for one year, after which period the applicant must make a fresh application for permission

Rules under Section 116 (1) (a) and (b)

### THELA RULES

RULES MADE BY THE AJMFRE MUNICIPAL COMMITTEE UNDER SECTION 116
(1) (n) AND (b) OF THE AJMERE MUNICIPALITIES REGULATION 1886 FOR
(a) RENDERING LICENSES NECESSARY FOR THE PFORMETORS AND DITLEMS
OF THELAS PLYING FOR HIRE WITHIN THE LIMITS OF THE AJMERE
MUNICIPALITY AND FIXING THE FEES PAYABLE FOR SUCH LICENSES AND
THE CONDITIONS UNDER WHICH THEY AFE TO BE GRANTED AND MAY BE
REVOKED AND (b) LIMITING THE RATES WHICH MAY BE DEMANDED FOR
THE HIRE OF THE THELAS AND THE LOADS TO BE GARRIED BY THEM [a]

- No Thela drawn by bullocks shall ply for hire except under a license as provided in these rules
- 2 Such license will be issued from the Municipal Office after the *Thela* and bullocks have been examined and approved by a Sub Committee consisting of one or more members of the Municipal Committee the S cretary to the Municipal Committee, and the District Superintendent of Police
  - 3 Licenses will be granted on the following conditions namely -
    - (1) That the Thela is in good order and repair in all its parts
    - (2) That it is provided with one serviceable lump
    - (3) That the nose strings for bullocks are made of cotton only
    - (4) That the bullocks are in good health and condition
- 4 Licenses issued under these rules shall continue in force during the official year for which they are granted
- 5 Applications for the renewal of because shall be made one month before the cripry of the jean of license and the renewel license shall be granted in the same way and by the same officers as provided in rules 2 and 3 and on 1 ayment of the same fice as original license.
- 6 When a been sed Thela is trunsferred to a new proprietor during the year of beense the name of such proprietor shall be duly reported both by the trunsfer from and the transfer ee to the Municipal Office and shall be substituted an the breen e for the name of the trunsferror without further.

<sup>[</sup>a] These rules were pull? I by the Chairman I the Ajmere Muni ipal Committee nation on late! at Acad 14 si

## Rules under Section 116 (1) (a) and (b)

payment Except in the case of a driver's heense revoked under rule 12 when the driver of a heensed Thela is changed during the year of heense the name of the new driver shall subject to the provisions of rule 9 be substituted in the heense without further payment

- 7 Each license shall bear a serial number and a plate bearing this number in Hindi and Urdu shall be affixed by the proprietor in a conspicuous place on the licensed Thela
- 8 All Theta licenses shall be produced for inspection when required by any Magistrate or Police Officer or Member of the Municipal Committee or Secretary to the Municipal Committee
- 9 No person shall be allowed to act as driver of a heen-sed Fhela except under a driver's hoense granted him by the Officer's mentioned in rule 2
- 10 . Every driver so been sed shall wear a briss budge on his right arm bearing the number of his been se
- 11 Licenses for Thelas and drivers shall be in the form attached to there rules. The fee for each T/eta license shall be Re 180 and for a drivers license annua four.
- 12 A hienes issued under these rules may be suspended or revoked by order of the Chairman of the Municipal Committee on proof that the propuetor, his agent or the driver has been guilty of an infringement of any of these rules and conditions or has been conjected of any offence by a Magistrate. On the Chairman declaring that a license has been revoked the proprietor or his agent and the divier shall immediately return the licenses to the Municipal Office and cease to ply for hire.
- 13 The driver or proprietor or agent of a heened Thela shall at any time of day or night give such Thela on hir, to any person demanding the same unless for good or sufficient reason the burden of proving which shall be on the driver agent or proprietor so refusing but shall be entitled to claim his discharge after a continuous hire of 9 hours.
- 14 No Thela shall in any circumstances be permitted to carry a load of more than twenty mumbs it being understood that this permission does not in any way lessen hability to prosecution under section 34 of Act V of 1861

Rules under Section 116 (1) (a) and (b)

## THELA RULES

- Rules wide by the Ajmfre Municipal Committee under Section 116
  (1) (a) and (b) of the Ajmfre Municipalities Regulation 1886 for
  (a) rendering licenses necessary for the proprietors and driver of Thelas plying for hire within the limits of the Ajmrr Municipality and fixing the fres payable for such licenses and the conditions under which they are to be granted and man be revoled and (b) limiting the rutes which may be deminded for the Thelas and the looks to be carried by them (a)
- 1 . No Thela drawn by bullocks shall ply for hire except under a license as provided in these rules
- 2 Such license will be issued from the Municipal Office after the Thela and bullocks have been examined and approved by a Sub Committee consisting of one or more members of the Municipal Committee, the Secretary to the Municipal Committee, and the District Superintendant of Police
  - 3 Licenses will be granted on the following conditions namely -
    - (1) That the Thela is in good order and repair in all its parts
    - (2) That it is provided with one serviceable lamp
    - (3) That the nose strings for bullocks are made of cotton only
    - (4) That the bullocl's are in good health and condition
- 4 Licenses issued under these rules shall continue in force during the official year for which they are granted
- 5 Applications for the renewal of licenses shall be made one month before the expiry of the year of license and the renewed license shall be granted in the same way and by the same officers as provided in rules 2 and 3 and on payment of the same fee as original license.
- 6 When a heensed Thela is trunsfirred to a new proprietor during the year of heense the name of such propri tor shall be duly a partel both by the trunsfirror and the transfirre to the Municipal Office and shall be substituted in the heanse for the name of the trunsfirror without further.

<sup>[</sup>a] These rules were publifed by the Chairman of the Ajmere Muni had Committee under n exclute 12 th April 15 6

Rules under Section 116 (1) (a) and (b)

pryment Except in the case of a driver's heense levoked under rule 12 when the driver of a heensed Thela is changed during the year of heense the name of the new driver shall subject to the provisions of rule 9 be substituted in the heense without further payment

- 7 Each license shall bear a senal number and a plate bearing this number in Hindi and Urdu shall be affixed by the proprietor in a conspicuous place on the licensed Thela
- 8 All Thela licenses shall be produced for inspection when required by any Magistrate or Police Officer or Member of the Municipal Committee or Secretary to the Municipal Committee
- 9 No person shall be allowed to not as driver of a licensed Thela except under a driver's license granted him by the Officers mentioned in rule 2
- 10 Every driver so licensed shall wear a brass budge on his right arm bearing the number of his license
- 11 Licenses for Thelas and drivers shall be in the form attached to these rules. The fee for eith Thela hecuse shall be Re 180 and for a driver's hecuse annas four.
- 12 A license issued un let these rules may be suspended or revol ed by order of the Chrimman of the Municipal Committee on proof that the proprietor his agent or the driver has been guilty of an infringement of any of these rules and conditions or has been convected of any offence by a Magistrite. On the Chairman declaring that a license has been revoked the proprietor or his agent and the dirter shall immediately return the licenses to the Municipal Office and cease to ply for hire.
- 13 The driver or proprietor or agent of a heeneed Treta shall at any time of day or night give such Theta on hire to any person demanding the same unless for good or sufficient rea on the burden of proving which shall be on the driver agent or proprietor so refusing but shall be entitled to claim his discharge after a continuous hire of 9 hours
- 14 No Phela shall in any circumstances be permitted to carry a load of more than twenty main is it being understood that this p rimitsion does not in any way lessen hability to production and resection 34 of Act V of 1861

Rules under Section 116 (1) (a) and (b)

- 15 Every driver while driving a licensed Thela shall carry with him a list of the fares described in the following rule Such list shall be printed in English Urdu, and Hindi and a copy of it shall be supplied yearly at the time of licensing by the Municipal Office, but the renewal of a list which has become destroyed or defaced shall rest with the proprietor, who shall renew it to once
- 16 In the absence of any private agreement between the proprietor, agent or driver of a licensed Thela and the hirer, the following rates shall be puid to z —

	Ra.	Λ	P
For the 1st hour	0	4	0
For the 2nd hour	0	2	0
For the 3rd hour and every subsequent hour	0	1	6

- 17 Every licensed Thela shall while plying for hire between sunsit and sunrise on dark nights carry one light in a conspicuous position on the Thela
- 18 The driver agent, or the proprietor of the hierased Thela shall on demand by any Police or Municipal official, truly disclose his name and address or any other information required for carrying out the purposes of these rules
- 10 Any person who shall commit a breach of any of the foregoing rules shall on conviction before a Magnetrate be liable to a fine not exceeding Rs 20

### FORM OF THELL LICENST

- 1 Armere Hunterpality
- 2 Number of license
- 3 Date of issue of license
- 4 Date of expiry of license
- 5 Name of Proprietor or Agent
- G Residence of Proprietor or Agent
- 7 Description of Thela.
- 8 Licensed to carry lead not vershing more than 20 maunds.
- 9 Remarks

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# [Municipalities.

Rules under Section 116 (1) (a) and (b)

# FORM OF DRIVER'S LICENSE

- 1 Ajmere Municipality
- 2 Number of license
- 3 Date of issue of license
- 4. Name of driver
- 5 Fathers name
- 6 Residence
- 7 Remarks

Rules under Section 116 (1) (c)

# RULES FOR THE REGISTRATION OF VITAL STATISTICS

# NOTIFICATION

[1] No 125 dated Abu 14th Februar , 1894

It is hereby notified for general information that the following Rules for the Registration of Vital Statistics framed by the Municipal Committees of Ajmere Beawar and Kel ri at special meetings under section 116 (1) (c) of the Ajmere Municipalities Regulation 1886 having been published as prescribed by Rule 56 of the Rules made by the Chief Commissioner under section 145 of the said Regulation and having been confirmed by the Chief Commissioner under section 116 (3) of the said Regulation will come into force in the said Municipal areas from the 1st April 1894

Registration

When a birth marriage or death shall occur in any household the head of the household or in his absence any adult member of the family or any servature the even of a birth or marriage and the Mohalla sweeper in the case of a death shall within one week and between the hours of 9 Am and 5 rm report the occurrence or cause a report of it to be made at the nearest Octro post

Length

2 Whoever is guilty of a breach of the preceding rule shall on conviction before a Magistrate having juris liction be liable to a fine not exceeding five ruleus.

Peg stration of births and death sly Covernners and Lailway servants in a stitutions under the r

3 The Civil Surgern the District Superintendent of Police and other Government and Railway Officers shall report to the Municipality within one month all births and deaths occurring within Municipal limits in the institutions in fer their control.

co trol.

I orms of Registers a 1
I eports

3 The reports and returns required in the preceding rules shall contain the following particulars which shall be entered in registers kept at each Octroi past viz —

(a) As to Birtles

Date of occurrence

II 5 vof chill

[1] Garette of Ir 1 a f r 1991 part II page 1"o

#### Rules under Section 116 (1) (c)

- III Name of father
- IV Roudence of father
- V Occupation and caste (if any) and religion of father
- VI Name of person making the report and return
- Note —If the person registering the occurrence desires it he may within a fortinght apply to the Municipal Secretary to register the name of the chill Provided that in the case of illegitimate children, at the option of the person making the report or return the name, rendence (caste if any) and religion of the mother may be substituted for particulars III, IV and V
  - (b) As to Marriages
  - I Date of occurrence
  - II Name of bridegroom
  - III Ages of parties (if furnished)
  - IV Caste of parties.
  - V Name of person making the report

# (c) As to Deaths

- I Date of occurrence
- II Name of deceased
- III Father's name or (in the case of a mairied woman) husband's name
  - IV Sex
    - V Age
  - VI Occupation, caste (if any) and religion
- VII Residence
- VIII Supposed cause of death
- IX Name of person making the report
- 5 In the case of a dead body of any person unknown or which is not Regulation claimed by any person, being found exposed the District Superintendent of bodies found Police shall, within one week, report the fact to the Manacapal Secretary
- 6 These registers shall be open during office hours to inspection by Impection of any inhabitant of the Municipality, and the Secretary shall be bound to give copies of certified extracts therefrom to persons interested, upon payment of a fee of extract, two annas. The Municipal Secretary shall supply, on demand, copies of and extracts from these registers free of cost to the District Superintendent of Police, to the Registrars of Births, Deaths and Marriages and to any Government Officer, Judge or Magistrate who may require this information for public purposes

Rules under Section 116 (1) (d) and (e)

# SARAIS AND LODGING HOUSES

The 25th January 1895

The following rules relating to Sarais and Lodging Houses under section 116 (1) (d) and (e) of the Ajmere Municipalities Regulation 1886, made by the Ajmere Municipal Committee—after considering objections received under section 150 (1) of the said Regulation—having been confirmed by the Chief Commissioner Ajmere Merwara (in letter No 27778, dated 11th October 1894) under section 116 (3) of the said Regulation, are published for general information in accordance with the provisions of section 150 (2), and rule 56 of the rules made by the Chief Commissioner under section 145 of the said Regulation

- 1 That no person without permission of the Committee be permitted to establish or keep any Sarai or Parao within Municipal limits for the purposes of cutertaining travellers, earls and beasts of burden
- 2 That Sarais and Parao shall be open to the inspection of the Municipal Officers and Police at all times
- 3 Whoever infringes any of the foregoing rules shall be punished (unless otherwise expressly provided) with a fine which may extend to twenty five rupees and when the breach is a continuing breach, with a further fine which may extend to five rupees for every day after the first during which the breach continues.

Rules under Section 116 (e)

#### MARKETS AND SLAUGHTER HOUSES

RULES FRANED BY THE AJMEPE MUNICIPAL COUNTITIES UNDER SECTION 116 (c) OF THE AJMEPE MUNICIPALITIES REGULATION 1886 AND SANCTIONED IN CHIEF COUNTSIONERS LETTER NO 8368 DATED 31ST MADER 1898

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I The Committee may with the approval of the District Magistrite Friedrick and abolish places where raw meat may be exposed for sale and with the like approval, issue directions from time to time for the wiy in which such meat may be exposed for sale. In fixing and abolishing such places and issuing directions the requirements and convenience of the consumers shall be duly considered. When such places have been fixed by the Committee and such directions issued by it no person shall expose raw meat for sale in any place not sanctioned by the Committee or in a manner not approved by the Committee. All places fixed and directions issued before the Ajmere Muni cipalities Regulation 1886 came into force shall be deemed to have be a respectively fixed and issued under this rile.

2 No butcher or any other person shall shughtet or suffer to be Shughtening slaughtered for sale any animal known to be pregnant or diseased or pregnant pregnant.

3 No person shall expose my article for sale upon or in any stall Exposing booth or other place within the limits of the Municipality contrary to any sale on public orders passed by the Committee at a general Meeting. Any person aggreed roads by the decision of the Committee may appeal to the District Magistrate, whose decision shall be final.

of 61--->

- 4 The following rules shall be in force for the proper regulation of Single'er shughter houses.—
  - (1) Slaughtering will be done during the hours named below-
    - (α)—From April to October inculsive, 4 to 10 a m. and 7 to 12 p m
    - (b)-From November to March inclusive, 6 to 12 am and 6 to 12 pm

Any alteration that may be found necessary in the time above noted may be made by the Committee with the approval of the Di trict Magi. trate

### Rules under Section 116 (c)

- (2) The Municipal servant in charge of a slaughter house shall be entitled to prohibit the slaughter of any animal, which in his opinion is discussed pregrant or otherwise unfit for the food of man. The animal shall then be examined by competent authority (native doctor or such other person as the Committee from time to time may appoint). If it be proved that the prohibition was injudicious dishonest or malicious, the Municipality shall be responsible in damages to the owner of the animal.
- (3) If any animal shall at any time develop any disease, or after slaughtering shall be found to be unfit for food, it shall be seized, and the orders as to the disposal of the same shall be issued by the Chairman. The owner or person in possession thereof shall report at once the disease or unfitness to the Municipal servant above named.
- (4) No person shall every meat from the slaughter house to a butcher's shop or from a butcher's ship to a customer's house or otherwise in a street, except in a receptacle properly covered so that no part of it shall be visible to the public

Rules under Section 116 (a)

### BURIAL AND BURNING GROUNDS

RULES IT INED BY THE AJMERE MUNICIPAL COMMITTEE UNDER SECTION
116 (g) OF THE AJMERI MUNICIPALITIES REGULATION 1886 AND SANC
THONED IN CHIEF COMMISSIONERS LETTER NO 836S DATED 31ST
MARCH 1898

- 1 The Committee shall prepare a register of all the existing burial Prentered and burning grounds in use within the Municipal hin its. This register shall burning the published by pasting copies thereof in conspicuous parts of the town for grounds the information of the public, all objections which any person may wish to make with respect to the said register should be filed within two months of the said publication. After these objections if any have been considered the Committee shall revise the register which shall be maintained in the Municipal Office. No place not duly register, it shill be used as a burial or burning ground thereafter without the express permission of the Committee in writing.
- 2 No person shall bury any corpse or cause it to be builed in a grate Diffuse the depth of which does not allow three feet of earth between the surface of grates the ground and the dead body.
- 3 No person shall made or cause to be made a grave in any burned Distance of ground at a less clear distance than two feet from any existing graves
- 4 No person when burning or crusing to be burnt any c ri c m one Corposito be burning ground, shall permit the same or any put thereof to i than without reflect to being completely reduced to askes or to be removed until the unc be so reduced.

## Municipalities ] .

Rules under Section 116 (h) and (i)

#### WATER SUPPLY.

RULES FRIMED BY THE AJMERE MUNICIPAL COMMITTEE UNDER SECTION 116 (h) OF THE AJMERE MUNICIPALITIES REGULATION 1886 AND SANCTIONED IN CHIEF COMMISSIONER'S LETTER NO 836S, DATED 31ST MARCH 1898

No person to Except in the case of fire no person not duly authorised by the open, &c any Committee in that behalf shall, within Municipal limits open or in any way man or pipe, interfere with any main or pipe (except the standposts provided for the public) or valve or fire plug connected with the Municipal water surph).

Waste of water bath ing &c., at a standpost or utersite or any other purposes or any offensive matter at a public standpost. No person shall drip his mouth to the tap

# COLLECTION OF OCTROI TAX.

RULES PRIMED BY THE AJMFRE MUNICIPAL COMMITTEE UNDER SECTION
116 (t) OF THE AJMERE MUNICIPALITIES REQUILATION 1886 IND
SANCTIONED IN CHIEF COMMISSIONER'S LETTER NO 836S DATED 31ST
MARCH 1898

Lim to of Octroi 1 The limits for the collection of the Octroi tax shall be the limits of the Municipality, as fixed from time to time by the Chief Commissioner for purposes of taxation

Rules under Section 145

PHILE MADE DE THE CHIEF COMMISSIONED OF A IMPDE MEDICAL IN DED SPOTION 145 OF THE AIMEDE MUNICIPALITIES REGISLATION 1886

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(Vide Chief Commissioner's No 691S dated the 9th March 1888)

- In the case of a Municipality which has been excepted under section Appointment 162 sub section (1) from the operation of the rule requiring that a certain national contents proportion of the members of a Municipal Board be elected not less than mittee excepthree fourths of the members of the Board shall ordinarily be persons who are Sect on 162 residents of the Municipality and are not in the service of Government. This condition shall however be liable to modification at the discretion of the Chief Commissioner
- Save as in these rules or in the Regulation provided the term of Term of office office of an elected member shall be three years members
- Subject to the direction of the next rule and of section 14 sub Termofoffice section (3) of the Regulation the term of office of an appointed member shall of appointed nembers and or or bers upless in any case in which the Chief Commissioner order otherwise be three vears
- Subject to the direction of section 23 sub section (3) of the Regula Term of office tion, the term of office-

- (a) Of a person who not being a member of the Committee at the time of his election is elected to be Chairman or
- (b) Of a Chairman appointed by the Chief Commissioner shall un'ess in any case the Chief Commissioner ord r otherwise be three vears.
- 4A All existing members whether elected or appointed shall arrespective of the date of their election or appointment vacate their scats on the 1st April 1896 on which date the new members elected or appointed under the revised rules published with the Chief Commissioner Notifications Nos. 1726S dated 23rd June 1894 and 3196S dated 27th November 1894 will commence their term of office

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# Municipalities |

#### Rules under Section 145

Cast all

- 5 When the place of an elected member of a Committee becomes vecant by his resignation removal, or death, or by the avoidance of his election or by his refusal to accept office, casual vacancy is created, and the place shall be filled—
  - (a) If that member would regularly have gone out of office within six months, then by election held by the members of the Committee at a Special Meeting, out of persons who are qualified for election as members, within four weeks after the occurrence of the vacancy, or within such further period as the District Magneticte may by order allow,
  - (b) If that member would not regularly have gone out of office within six months, then as the Chairman may direct, either by election at the next triennial election, or by election held at such other time and at such place as the Chairman may prescribe and notified and conducted in the same manner, and subject to the same incidents as a triennial election.
- 6 Casual vacancies among appointed members shall be filled by the

Impunge in which had not all be trained to be proceed in a record in the rotices is set to be and rotices is set.

- 7 In the Municipalities of Ajmere and Bernar all business shall be transacted and proceedings recorded in the English and Urdu languages, and all netices shall be restred in English, Urdu, and Hindi
- 1 8 In the Municipality of Kekri all business shall be transacted in the Vermoular and all proceedings and notices recorded and issued in the Nagri character

Araces ont and or list in a fO true

- 9. Any pers in who imports or intends to import durible articles shall be called upon to delive whether such articles are intended for use or consumption within the Municipality or whether they are in transit. If they are for use or consumption, the duty shall be put and the certificate of psyment shall be delivered to the importer. If the articles are diclared to be in transit no duty shall be leaded but the goods shall be either present at once for mine hat expertation or stored as possibled in Rule 18, until it shall be conscious that for the import rate forward them.
- 10. Sily extra the provisions of Rule 9 daily on articles disfared liable to the payment of Octa i daily by any Municipal Committee shall be paid

Rules under Sectio . 145

either (1) before or (2) immediately on their arrival within the Oetror limits to such officers and at such places as the Committee may from time to time direct in this behalf. In the former case the invoice bearing the original signatures of the despatching agent shall be produced at the Head Oction Office and shall be considered valid and accepted as conclusive evidence of the value of the goods. On payment of the duty a certificate of payment shall be allowed to pass the barrier. In the latter case before the goods shall be allowed to pass the invoice of there be one shall be produced at the barrier and shall be sent on to the Head Offic of check. In the event of there being no invoice a declaration must be made and signed by the importer at the barrier specifying the nature weight in Government maunds and seers and value of the goods. In the event of the invoice being subsequent by received by the importer he shall be bound to provide the same at the Head Office for check, and for payment of the difference of duty if any

- 11 In the case of duttable goods imported by Rulway the Railway receipt must be produced in addition to the above mentioned invoice or declaration before the goods shall be allowed to pass
- 12 All importers of goods shall render every facility to all Octros officials for the purpose of having their goods appraised and when required to do so shall allow the whole or any portion of such grists to be examined weighed measured or otherwise appraisements shall subject to an appeal to the Churman of the Committee be borne by the importer.
- 13 All importers shall on demand permit any Octroi official to inspect any Octroi receipts in their possession and on arrival of the goods at the market shall on demand deliver such receipts. No such ieceipts shall be taken out of Municipal limits on any protest whatever
- 14 The Chairman of a Municipal Committee shall be at liberty to inspect and examine the account books of any trader whenever it may be deemed necessary to do so in the interests of Octroi taxation
- 15 Any person evading or attempting to evade the payment of Octros or infringing or attempting to infringe Rules 9 to 14 or in any way obstruct ing the Committee or any of their servants in the performance of their duty under such rules shall be hable to a fine not exceeding Rupees 50

Rules under Section 145

Refun ls of Octros

Exhibition of

Talles of

Outros

16 Copies of the rules for the assessment and collection of Octroi, and the Octroi schedules in English, Uidu, and Hindi shall be exposed at every Octroi outpost, and at the Head Octroi Office

17 On the exportation, without any limit of time from the date of importation of goods which have paid duty under Rule 9, or of any portion of such goods the duty levied or a proportionate amount of such duty, shall be paid to the exporter provided that no sum less than one rupee shall be refunded

Storage of dutiable goods within Yunicipal limits. 18 Goods liable to pry Octror which are brought within Municipal limits, and which the owner desires to place in bond, shill be received into storehouses provided by the Municipality

19 In return for the accommodation provided in the bonded warehouse a fee of three pies for every bile or package weighing not more than six manufe, shall be charked for the first seven days. If the goods be not removed at the expiration of first seven days a further fee of three pies will be charged for every sub-equent period of seven days during which the goods remain in the bonded warehouse.

20 All fees due for goods stored in the bonded warehouse shall be paid at the time the goods are removed from the godown

21 All goods stored in the binded wirehouse shall be entered in a register to be kept by the Octroi Dirogih, according to the form to be pre-cribed by the Committee and the signitures of the owners of the goods stored shall be obtuined in this register both at the time the goods are stored as well as when they are removed. A receipt in the form to be pre-scribed by the Committee shall also be given to the owner of the goods in bond

- 22 The Octro: Darogal shall visit the bonded warehouse daily, at such time as the Committee may see fit to prescribe
- 23 A sufficient watch and ward shall be maintained by the Municipal Committee to cover the safe custody of the goods in bond. Owners will be at liberty to employ their own Chowkelars in addition.

Authority on which money may be pail frontle Manopal hand

24 All expenditure shall be drawn by cheques agned by the Screenry, and counteregned by the Chairman. In the about of the Chairman the cheques shall be counter-igned by the Vice-President and one member of the Committee.

Rules under Section 145.

- All cheques, except those drawn on account of establishment charges, shall hear on their face the number and date of Committee's Resolution, or other lawful authority, authorising the disbursement to which they relate
- 26 Whenever a Committee, by a majority of votes, determines to Conditions on which pro transfer by sale or otherwise any immovable property vested in it a report, perty vested with a map or other general description shall be submitted by the Chairman mittee may be to the Commissioner through the District Magistrate, and information shall transferred by sale, mort be given on the following points --

gage lease. exchange, or

- (a) The date and purpose of investment of such property and the otherwise conditions under which the investment holds good,
- (b) The reason for the proposed transfer and.
- (c) Proposals for dealing with the consideration to be received for such transfer
- No such transfer shall be made without the sanction of the Chief Commissioner, provided that leases for any period not exceeding three years may be granted by a Committee on its own authority by revolution passed at a General Meeting
- 28 No person shall be appointed as Engineer Assistant Engineer or Filling offices Overseer to a Municipality without the sanction of the Chief Commissioner fessional unless he is professionally qualified for such appointment according to the skill rules prescribed by the Public Works Deputment.
- No person shall be employed to transact the legal business of a Committee unless he shall be qualified as a Barrister, Advocate, Pleader, or Mukhtar provided that the Committee may, for special reasons to be recorded, entrust the conduct of criminal prosecutions and ordinary civil suits to the Secretary or any other member of their staff
- All correspondence between the Chief Commissioner and Committee, Channel of and all representations addressed to the Chief Commissioner, shall pass in dence with every case through the District Magistrate and the Commissioner, and all Michog or communications on Municipal matters from individual members of a Com-list of cere mittee to the officers of Government shall pass through the Chairman
- The Committee may execute all original works and repairs involved recution of ing an outly of less than Rs. 1,200 sanctioned at a general meeting provided right and

Rules under Section 145

epairs in

that no such works involving an expenditure exceeding Rs 200 shall be only of he, undertaken until the estimate and plane, if any, shall have been approved by the Executive Lugineer The Committee may, when they think necessary, refer to the Executive Engineer for his opinion estimates, and plans, if any, involving expenditure under Rs 200

- In cases of emergency the Standing Sub-Committee, if there be one, shall have authority to meur expenditure to an amount not exceeding Rs 100 In smaller cases the Chairman shall have authority to mear expenditure to an amount not exceeding Rs 200. All cases in which expenditure is incurred under this rule shall be reported to the Committee at the pext General Meeting
- All plans and estimates recommended by a Committee for works not hereinbefore provided for shall be sanctioned in conformity with the following rules -
  - (a) -If the estimates do not exceed Rs 2500, the Commissioner will ranction them on the advice of the Executive Engineer. who should always sign the estimates and plans in tolen of approval
  - (b) -If the estimates exceed Rs 2 500, but do not exceed Rs 5 000. they will be sunctioned by the Commissioner on the advice of the Superintending Engineer, who should always sign the estimates and plans in tol en of approvil
  - (c) Estimates exceeding Rs 5000 will be referred to the Chief Commissioner in the Public Works Department

Latert Prince p

34. As a rule no expenditure shall be incurred for which there is to provision in the Budget Estimate, sanctioned by the Chief Commi antil a re appropriation of the Budg t credits has been authorized provided that is appropriate as to the extent of Re 1 000 from one heal of the Bidget to another may be mad on the authority of the Committee by a Rellution ree rded at a G need or Special Meeting

The C mustice shall carry out such d tailed instructions in the ring reflections as may be issued by the Chief Commess her fiora time to 1:m

#### Rules under Section 145

- 36 The Committee shall keep up a Cash-Book and a Ledger, in the Cash Book forms hereto annexed, or as may hereafter be prescribed by the Chief and Ledger Commission.
- 37 In the Cash-Book every stem of receipt and expenditure shall be regularly entered, and the Cash-Book shall be balanced monthly
- 38 The receipts and charges shall be regularly posted under the prescribed headings in the Ledger
- 39 All receipts and charges shall be entered in gross in the monthly accounts.
- 40 An abstract of the monthly accounts shall after verification and Publication and the Committee in their proceedings
- 41 The audit of all Public Works charges executed through the Eve-Audit of Public Works Countrie Engineer shall be made by the Evaminer of Public Works Accounts charges
  - 42 The Committee shall be responsible for seeing-

Committee's responsibility for expen

- That the expenditure is incurred on objects authorized by the diture Regulation
- (2) That it is not in excess of the power of the Committee and
- (3) That it is supported by proper authority

business

- 43 Any inhabitant of the town whose name is duly borne on the list Inspection of electors may, on requisition sanctioned by the Chairman and any two Managal elected members of the Committee or under an order from the District tax payer Magistrate apply for such information regarding the accounts as he may require and, if necessary, inspect the accounts provided that such inspection shall be made during office hours and without detriment to the desnatch of
- 44 The Committee shall annually on or before the 1st November, Endget Esti prepare in duplicate, and submit to the Commissioner through the District mater Migistrate an estimate of income and expenditure for the twelve months commencing on the 1st April following
- 45 The Budget shall be drawn up in the forms hereto annexed, or in such other forms as may be presented by the Chief Commissioner from time to time, and shall be considered and passed by the Committee at a Special Meeting held on or before the 15th October

Rules under Section 145

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- that 10 such works involving an expenditure exceeding Rs 200 shall be than Re the Transit of the catimate and plane if any shall have been approved by the Executive Engineer The Committee may when they think necessary refer to the Executive Engineer for his opinion estimates and plans if any, involving expenditure under Rs 200
  - In cases of emergency the Standing Sub Committee of there be one shall have authority to incur expenditure to an amount not exceeding Rs 100 In similar cases the Chairman shall have authority to incir expen diture to an amount not exceeding Rs 200 All cases in which expenditure is incurred under this rule shall be reported to the Committee at the next General Meeting
  - All plans and estimates recommended by a Committee for works not hereinbefore provided for shall be sanct oned in conformity with the following rules -
    - (a) -If the estimates do not exceed Rs 2500 the Commissioner Will sanction them on the advice of the Executive Engineer who should always sign the estimates and plans in token of approval
    - (b) -If the estimates exceed Rs 2 500 but do not exceed Rs 5 000 they will be sanctioned by the Commissioner on the advice of the Superintending Engineer who should always s gn the estimates and plans in token of approval
    - (c)-Estimates exceeding Re 5000 will be referred to the Chief Commissioner in the Public Worl's Department

Bu lget I rovis on

34 As a rule no expenditure shall be ancarred for which there is no provision in the Budget Estimate sanctioned by the Chief Commissioner until a re appropriation of the Budget credits has been authorized provided that re appropriations to the extent of Rs. 1 000 from one head of the Bu lget to another may be made on the authority of the Committee by a Resolution recorded at a General or Special Meeting

Accounts

35 The Committee shall carry out such detailed instructions in the matter of accounts as may be issued by the Chief Commissioner from time to

### Rules under Section 145

- 36 The Committee shall keep up a Cash Bool and a Ledger in the Cail Bool forms hereto annexed or as may hereafter be prescribed by the Chief and Ledger Commissioner.
- 37 In the Cash Book every item of receipt and expenditure shall be regularly entered and the Cash Book shall be balanced monthly
- $38\,$  . The receipts and charges shall be regularly posted under the prescribed headings in the Ledger
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  - 42 The Committee shall be responsible for seeing-

Comm ttee s respons bil ty for expen

- That the expenditure is incurred on objects authorized by the for expen Regulation
- (2) That it is not in excess of the I ower of the Committee and
- (3) That it is supported by proper authority
- 43 Any inhabitant of the town whose name is duly borne on the list in pert on of delectors may on requisition sanctioned by the Chairman and any two Mun pay elected members of the Committee or under an order from the District tax payer Magistrate apply for such information regarding the accounts as he may require and if necessary inspect the accounts provided that such inspection shall be made during office hours and without detriment to the despatch of business
- 44 The Committee stall annually on or before the 1st November Eudget Lat prepare in duplicate and submit to the Commissioner through the District maters Magistrate an estimate of income and expenditure fr the twelve months commencing on the 1st April following
- 45 The Budget shall be drawn up in the form's hereto annexed or in such other forms as may be prescribed by the Chief Commissioner from time to time and shall be considered and passed by the Committee at a Special Michigan Richard for the 15th Octol r

Rules under Section 145

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  - (a) -If the estimates do not exceed Rs 2:500, the Commissioner will sanction them on the advice of the Executive Engineer, who should always sign the estimates and plans in token of approval
  - (b) -If the estimates exceed Rs 2500 but do not exceed Rs 5000, they will be sanctioned by the Commissioner on the advice of the Superintending Engineer, who should always sign the estimates and plans in token of approval
  - (c) -Estimates exceeding Rs 5000, will be referred to the Chief Commissioner in the Public Works Department

1 ilget Provision.

34 As a rule no expenditure shall be incurred for which there is no provision in the Budget Estimate, sanctioned by the Chief Commissioner, until a re-appropriation of the Budget credits has been authorized provided Cthat re appropriations to the extent of Rs. 1 000 from one head of the Budget at he nother may be made on the authority of the Committee, by a Resolution at a General or Special Meeting

rity or pe I a

The Committee shall carry out such detailed instructions in the asecounts as may be ussued by the Chief Commissioner from time to

#### Rules under Section 115

- 36 The Committee shall keep up a Cash-Book and a Ledger, in the Cash Book none hereto annexed, or as may hereafter be prescribed by the Chief and Ledger.
- 37 In the Cash-Book every item of receipt and expenditure shall be regularly entered, and the Cash-Book shall be balanced monthly
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- 39 All receipts and charges shall be entered in gross in the monthly accounts
- 40 An abstract of the monthly accounts shall after verification and Pableation audit, be noted by the Committee in their proceedings
- 41 The audit of all Public Works charges executed through the Evecutive Engineer shall be made by the Examiner of Public Works Accounts
  - 42 The Committee shall be responsible for seeing-

Committee's responsibility for expen diture

- (1) That the expenditure is incurred on objects authorized by the for expenditure Regulation,
- (2) That it is not in excess of the power of the Committee and
- (3) That it is supported by proper authority

43 Any inhabitant of the town whose name is duly borne on the list Invection of of electors may, on requisition sanctioned by the Chairman and any two Mismiljest elected members of the Committee or under an order from the District Warrier Magistrate apply for such information regarding the accounts as he may require, and, if necessary, inspect the accounts provided that such inspection shall be made during office hours and without detriment to the despatch of business

- 44 The Committee shill annually on or before the 1st November, Eelect Esti prepare in duplicate, and submit to the Commissioner through the District matter Magistrute an estimate of income and expenditure for the twelve months commencing on the 1st April following
- 45 The Budget shall be drawn up in the forms hereto annexed, or in such other forms as may be presented by the Chief Commissioner from time to time, and shall be considered and passed by the Committee at a Special Meeting Ridd on or before the 15th October

Rules under Section 145

- 46 The budget shall be accompanied by a statement showing the original works which the Committee proposes to execute during the year, the plans and estimates for which shall have previously been approved and sanctioned by a competent authority
- The Committee shall also at the same time draw up and forward to the Commissioner through the District Magistrate, a brief memorandum illustrating and explaining the Budget figures, so as to enable him to examine and criticise the proposals
- 48 The Budget will be reviewed by the Commissioner, and shall be forwarded to the Chief Commissioner for sanction
- Returns, statements. and reports, to be sub Committee
- 49 The Committee shall as soon as possible after the close of each official year prepare returns for that year showing (1) population within the mitted by the Municipal limits (2) the accounts of the income expenditure balances outstandings and habilities of the Municipal Fund, and (3) statistics of Octroi taxation Copies of these returns shall be sent through the District Magistrate to the Commissioner for transmission to the Chief Commissioner not later than 1st June
  - 50 In addition to the returns above prescribed, each Committee shall submit in like manner, for the information of the Chief Commissioner, a report of its proceedings during the previous official year under the following heads, namely --
    - (a) -Revision of boundaries and bye-laws, with sanction for the same
    - (b) Estimated number of regular consumers, such as pilgrims, visitors to furs, &c. not included in the population reported in the returns and the statistics on which the estimate is founded
    - (c) -TAXATION -Taxes levied during the year, with authority for new imposts income from and incidence of total treation as compared with previous year and causes of variation Review of the working of the Octroi tax, its incidence on the population per head in such classes of dutiable goods as foot, fuel, cloth, metals or any trade that may be the staple of the place, the mode of collecting it whether direct or by

### Rules under Section 145

lease and the percentage of the cost of collection as compared with the income refunds of Octroi and their causes explanation of excessive consumption of dutiable articles per head as shown by the return of Octroi taxation the effect of Octroi on tride revisions for Octroi schedules and the bonded wavehouse system

- (d) -Notice of other sources of income under the heads given in the return of income with explanations of any increase or decrease as compared with previous years
- (e) —EXPENDITURE Comparison with the Budget and the expenditure of previous years under each of the main heads given in the return of expenditure cause of any notable warrase or decrease
- (f)—ADMINISTRATION —Notice of operations progress and principal public works under each head of the same return
- (g)-Labilities incurred during the year and outstanding at its
- (h) -Management of Nazul properties entrusted to the Committee
- (i)—Miscullaneous remarks not filling under the heads above mentioned eg dovelopment of any brunch of industry special exertions and frequency of attendance of members of the Committee in imber of meetings &c
- 51 The Committee shall from time to time furnish such statistics or information appertaining to the Municipal Fund and its management as may be called for by the Chief Commissioner or the Commissioner
- 52 Every public notice given by the Committee in let the 'symere radicate nof Mumorphities Regulation 1886 and every order mode under section 131 vr Ant est. 133 of the same shall be published in the municiprotected in the next following rule and shall also be affixed in different parts of the municipality in at least five conspicuous places accessible to the public other than the place of meeting of the Committee.
- 53 An abstract of the minutes of each meeting of the Com mit and India a proportion of the range of all rules proposed to b made or and I need the same time to the the Commit counterfully fluorigable 1 Fig. 1 non 155c. 4. If

Rules under Section 145

remain (a) affixed for not less than 30 days (a) in some conspicuous spot accessible to the public, at the place of meeting of the Committee, and if a newspaper is published within the limits of the District, a copy of the abstract shall be supplied to the Editor of the paper

Attendance of Executive I nameer. CivilSurgeon, and the Dis tendent of Meetings of

the Commit-

tee

- It shall be the duty of the Executive Engineer, Civil Surgeon and the District Superintendent of Police to attend meetings of the Committee if requested so to do, by notice issued to them under the signature of the trict Superin Chairman or Secretary to the Committee, and when their official duties Police at the admit of such attendance
  - No question touching public works, sinitation, or police, in which the officers mentioned in the preceding rule are interested in their official capacity, shall be considered and disposed of at any General or Special Meeting of the Committee or at any meeting of a Sub Committee, until due notice of the time and place of such meeting has been duly given to the public officer concerned, and unless the matter is urgent no such question shall be finally disposed of until such public officer has been heard regarding it

Additional Remarks

- In addition to the records required to be maintained by the Regulation or by these rules, the following general records shall be maintained by every Committee, 123 -
  - (a) Man of the Municipality
  - (b) -Register of correspondence
  - (c) -List of establishments employed
  - (d) -Last of roads and of buildings munt uned by the Committee
  - (e) -List of Schools Dispensaries Hospitals and other institutions maintained partly or wholly by the Committee
  - (f)-List of immosable property belonging to or under the management of the Committee
  - (a) -Store-book of furniture, books, fittings, machiners, implements. and materials-the property of the Committee

<sup>[</sup>a o] The work remain was substituted for the work of and the words "for not less than 90 days were inserted by the Chief Commissioner's Noticeation No BES C, duted 4th Lituary 1919 Coarette of India for 1834 part II, 1 1.29

Note .- The rul a cancelled by the Ci sel Commissioner a Notification No. 5415 , date 1 22n l the remaining rules 5 an 18. I ule 4 A The present Lule 3

Rules under Section 150

#### NOTIFICATION

[1] No 9235, dated Mount Abu 22nd March 1897

It is hereby notified that under section 150 of the Ajmere Municipalities Regulation V of 1886 the Chief Commissioner of Ajmere Merwara is pleased to order that the triennial election rules sanctioned for the Ajmere and Beawar Municipalies under his Notification No 5418, dated the 22nd February 1896, shall have effect in respect to the Beawar Municipality from January 1897.

### Aymere Octron Schedule

CONSOLIDATED SCHEDULE OF OCTROI RATES FOR THE MUNICIPALITY OF AJMERE, INCLUDING THE ADDITIONAL RATES SANCTIONED IN CHIEF COMMISSIONERS NOTIFICATION NO 2189 S, [1] DATED THE 21ST SEPTEMBER 1891

No	NAMES OF ARTICLES		Rates		Pzn
_	I —Articles of food and drink for men and Animals	Ra	a	P	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	BETRL — Leaves  "Nuts Cocoanuts (Kernel)  "Cocoanuts with other rind  Fistache Nuts  Almends  "Munakkas  Ghi GRAIY — All descriptions  Pulses of all kinds  "Veda (Fine Flour) and Suh  Ata (Flour)  Cornilour and all Olman a Stores & Provisions  Rue	000000000000000000000000000000000000000	8 0 8 3 0 12 12 12 0 12 0 1 0 0 1 0 0 3	000	100 Naund
17 18 19	SACCHARINE PRODUCE  bouar Fully refine 1  , Ordinary  Gur  Ten	0 0 0 5	12 8 2 0	0 0 6 0	## ## ##
21 22	VI GETABLES Putatocs Arri	0	3	0	::
23	II - Animals for Slaughter  Sheep and Goots -  III - Articles of Fuel, Lighting and Washing	0	1	0	Head
21 25 26	Charcool Oil seels All sorts of oil except Acrosine	000	2 3 5	0 6 0	Maund "

<sup>[1]</sup> See Gaze'te of In ha, part II for 1891, page \$12

<sup>\*</sup> Sanctioned in Chief Commissioner & Notification No. 1615 date 1 lith Februars, 18/3 left Carette of It dis part II f v 1903 1 per 119

# Aymere Oction Schedule

No.	NAMES OF ARTICLES	Rates		Pre	
_	VI —Articles used in the Construction of Buildings	Rs	1	Р	
27 28 29 30 31 32	Munj SLASS — Large and Small (Patti) and Katla Large (Pattis) " Small (Katla) Bamboos Poles	0 0 0 0 0	2 1 2 1 6 0	060000	Maun I Cart load "" Maund Cart load
	V Drugs, Gums, Spices and Perfumes				
33 34 35 36	Gums of all sorts Dry Chillies Turmerie Spices	0 0	0 6 8 0	000	Maund Pupee
	VI —Tobaeco				
37 38 39	lst sort (Malwa) 2nd sort (Zarda) 3rd sort (Purbi and Desi)	2 0 0	0 12 6	0	Maund
	VII —Piece Goods and other Textile Fabrics and Manufactured Articles of Clothing and Dress				
•		1 2 3 0 2	0	0 0 3 0	Cent Rupee
•	I	2	ŏ	0	Cent
	VIII —Metals				
46	Metals, and things made thereof, excepting gold and silver	3	0	0	**
	IX -Dyeing and Coloring Materials				
47	Five colours, tiz, Red, Yellow, Black, Green, and Blue	7	13	0	

### Beauar Octror Schedule

[1] Schedule of Octrol Duties levied within the Beawar Municipal Limits from 2nd April 1898

No	NAMF OF ARTICLES		RATES			Per
	I —Articles of food and drink for men and animals		Rs	B	p	
1	Rice	ł	0	2	1	Maund
2	Ghee	1	0	10	10	Do
3	Sugar (refined)	1	0	8	1	Do
4	Brown or unrefined Sugar	1	0	4	0	Do
5	Gur	l	•	2	0	Do
6	Mowha berries	l	0	} 1	0	Do
7	Fruits		0	1	0	Rupec
ا ،	Lhopra	l	0	6	0	Maund
8{	Cocoanuts	1	0	3	0	100
	II —Animals for slaughter	1		١.,		1
9	SI cep an I boats	ı	0	1	0	Head
	III —Articles for fuel and lighting	l	į			l
10	Oil of sorts (excluding Acrosine Oil)		c	2	0	Maun I
11	Ulst, Till: and other seeds	l	0	2	0	Do
12	Charcoal		0	1	0	Do
		ſ	0	2	0	Cart load
13	Fuel or Lunds, excepting Load carried on head	Į	0	3)	0	Camel do
	Autor Manny Cooperate Control of Both	1	0	0	6	Buffalo do
		l	0	۱۰	3	Aus do
	IV —Articles used in the Construction of Buildings			ı		
14	Timber for I tal ling		0	4	0	Cart load
15	Lame of sorts		1	8	٥	100 maunds
15	Larg Puttee .		0	1	0	Cart load
17	Small Puttee and hatla		0	0	c	Dω

[a] hanctioned under the Chief Commissioner's Notification No 7005, dated 21st March 1598

### Beauar Octron Schedule

No	NAME OF ARTICLES		RATES			Per
	V Drugs and Gums		Ps	a	P	
18	All Spices		2	0	0	Cent
19	Gums		0	8	0	Maun I
	VI —Tobacco					
•0	Tobacco 1st class		1	0	0	Maund
21	Tobacco, 2nd class		0	6	0	Do
	VII —Cloth					
21	European Piece Goods		1	0	0	Cont
23	Country Cloth (coarse)		0	12	0	Do
21	Cloth (fine)		1	8	0	$D_0$
25	Pushmina		1	8	0	Do
26	Silk		1	8	0	Do
•7	Woollen Cloth		1	0	0	Do
	VIII —Metals					
28	Wrought Iron		υ	4	0	Maund
29	Unw sht Iron .	1	0	2	0	Do
30	V essels	-	1	0	0	Do
31	Corrugate 1 Iron Sheets		0	4	U	Dэ
	IX - Dyeing and Colouring Materials					
3°	Slangraf Hartal, an 1 5 other colours		0	0	6	Purce
33	Aniline djes		7	8	0	Cent
	X — Miscellaneous Articles					
31	l'an Moonj		0	1	v	Mannd
3.	Cotton (uncleane 1)		0	1	0	Do
36	Laces (gold and silver)		1	0	0	Cent
37	Tat Puttee and New Sack		0	2	0	Mann I
38	Twine		0	4	٥	Do.

# Kekrı Octroz Schedule

SCHEDULE OF OCTROI RATES FOR THE MUNICIPALITY AT KEAR!

	NAME OF A PROTOCUE		RATE OF OCTROI DUTY				
No	NAME OF ARTICLES		Pate		Per		
_		Rs	a.	Р	1		
1	Betel nuts	0	2	0	Maund		
2	Coccanut fruits	0	2	0	"		
3	Dry dates	0	2	0	,,		
4	Cocoanuts with rind	0	2	0	,,,		
Б	Dry water caltrop	0	2	0	,		
6	Fresh dates	0	2	0	"		
7	Kaju (Cashew nuts)	0	2	0	.,		
8	Mohwa berries	0	4	0	"		
9	Pistachio nuts	0	2	0	21		
10	Raisins Almonds	0	2	0	13		
11	Tamarınd Fruits	0	2	0	**		
12	Fresh fruits	0	2	٥	**		
13	G1 ea	0	4	0	.,		
14	Grain an I rice	0	0	3	,		
15	Pico	0	٥	3	**		
16	Brown Sugar	] 0	2	0	**		
17	White Sugar	0	4	0	h		
48	Gur (Molasses)	0	1	o	**		
19	Firewood	0	1	0	Cart		
20	Firewood	0	0	3	Animal load		
21	O I for lighting	0	2	0	Maund.		
22	01 -	0	2	0	,		
23	Linscells Sirson and Tills	{ 0	1	o	.,		
21	Ban boos	0	1	0	Cent.		
2.	Learns	1 0	11	0	Cars		
20	Ban Moonj	0	1	0	Maund		

# Kehri Octroi Schedule.

.			Rat	re of	EOI DUTY		
۰۰ ا	NAME OF ARTICLES Par				ate		Per
				Rs	a	P	1
27	Large slabs			0	2	0	Cart
23	Small slabs			0	1	0	"
29	Dry Chill es			0	2	0	Maund
30	Fresh Chillies			0	1	0	,,
31	Drugs Cardamame and Cummin, &c			0	2	0	,,
32	Mangoe Cl ps and Turmeric	••		0	2	0	,,
33	Mustard Seeds			0	2	0	**
34	Cortandrum			0	2	0	,,
35	White Cummin			0	2	0	
36	Spices of all sorts			0	2	0	,,
3,	Tobacco 1st sort an l Malwa			0	4	0	,,
38	Tobacco 2nd sort and country			0	2	0	,,
39	Tobacco 3rd sort and Zarda		- 1	0	2	0	,,
40	Blankets			0	2	0	Cent
41	Country cloth			0	4	0	.,
12	Furopean cloth			0	8	0	,,
43	Lace			0	4	0	
41	Wrought tron			0	2	0	Maund
45	Unwrought tron			0	2	0	"
46	Lead		j	0	2	0	,,
47	Metals			0	2	0	**
43	In ligo			1	٥	0	
49	haf flower			0	2	0	.,
50	Петр			0	1	0	
51	Twine, sack cloth an I ropes		-	0	1	0	
52	Coal		1	0	. 1	0	Cart.

37

Encroachments on Municipal Lands

CONDITIONS ON WHICH ENGRACHMENTS ON MUNICIPAL LAND HAVE BEEN CONDONED WITH THE SANCTION OF THE CHIEF COMMISSIONER Vide HIS FETTER NO 1882S DATED 9TH JULY 1894

#### A -Conditions in cases of encroachment

- Payment by the tresposer of a fine at the rate of Rs 50 per square yard of the land encroached upon
- (2)—Reservation by the Committee of power to resume the land on refunding the amount levied as fine under clause (1)
- (3)—Exemption of the Committee (in the event of resumption under clause (2)) from any hability to pay compensation for any buildings which may have been constructed on the land in question of for any action taken in connection therewith by the transferce since its conditional transfer
- (4)—Proment by the transferce of a quit rent (in addition to the fine) at the rate of nine annus a year for each plot measuring not more than 25 square feet and one rupee two annus if the area exceeds 25 square feet. The quit rent may be capitalized and the capital amount may be lodged in the Savings Buck in the name of the holder. The amount required to produce nine annus a year at the Savings Bank rate of Rs 3 2 0 per cent jet annum is Rs 18. That for eighteen innus a year is Rs 36.
- 5—In every case of conditional transfer a lease in the form appended will be granted and a corresponding bond taken embodying all the conditions detailed above. This discument will serve as a perpetual record of the proprietary rights of the Municipality in the land so alienated.

#### Encroachments on Municipal Lands

#### B -Altenations by the Municipality in cases other than those of encloachment

- (1)—Payment by the transferce at such rate as may be fixed by the Committee and approved by the Chief Commissioner on a consideration of the circumstances of each case as it arises
- (2)—Reservation by the Committee of power to resume the land, on refunding the amount levied under clause (1)
- (3) —Exemption of the Committee (in the event of resumption under clause (2)) from any Involity to pay compensation for any buildings which may have been constructed on the land in question or for any action taken in connection therewith by the transfer c since its conditional transfer
- (4)—Payment by the transferee of a quit rent (in addition to the sale price) at the rate of nine innas a year for each plot measuring not more than 20 square fact and one inpactive amins if the area exceeds 25 square f at. The quit rent may be capitalized, and the capital amount may be lodged in the Savings Bank in the name of the holder. The amount required to produce mine annas a very at the Savings Bink rate of Rs 3 2 0 per cent. For annum is Rs 15. That for 18 annas a year is Rs 36.
- (5)—In every case of alienation by lease a lease in the form appended will be grunted, and a corresponding bond taken embodying all the conditions detailed above. This document will scree as a perpetual record of the proprietary rights of the Municipality in the land so alienated.

B Note. In cases of alternation for objects of public at the or convenience which may be convidend breefit or in frecity to be of berefit to the Munic pality, the foregoing Pulse I r at entition in cases ofter than those of energathic entities to such data the discretion of the Municipal Committee with the special sanction of the Charl Commissioner (Fig. Charl Commissioner Atter No. 58), added 5th December 1991)

### Encroachments on Municipal Lands

DUPLICATE FORM OF LEASE, ONE COPY TO BE KEPT BY THE LEASE-HOLDER
AND ONE BY THE COMMITTEE

Reference.	То					
Correspondence ending with letter	Son of					
from the Secretary to the Chief Com-	Ta transman — —					

INHABITANT OF

- Public Works Department

  (a) Area in square feet
  (b) Length
  - (c) Breadth
  - (d) Situation (e) Boundaries

- 1 The piece of land described in the margin and marked in yellow colour in the map filed with the correspondence cited above is hereby transferred to you on the following terms —
- (1)—That you pay to the Municipal Committee of Ajmere the sum of Rs on account of the said land at the rate of Rs per square yard
- (2)—That in addition to the payment above mentioned, you pay to the Committee, with effect from rent for the said land at Rs. per annum, or that you will pay to them the capitalized sum of Rs to be deposited by them in the Post Office Savings Bank, the interest thereof to be credited in the Ajmire Vuoicipal accounts as payment of the annual rent
- (3)—That the said Committee are at liberty to resume the said land at any time on refunding to you (a) the amount now paid by you under clause (1) on account of the said land, and (b) the capitalized sum of Rs

  Savings Bank under clause (2) for rent
- (4) That in case of resumption of the said land under clause (3), the Committee shall not be hable for any alteration or improvement of the said land which you may effect between the date of its least to you under the terms of this document, and the date of its resumption by the Committee, or for the cost of dismaniling or removing the same.

### Encroachments on Municipal Lands

(a)—Inte on requisition	in writing by the Committee, and	payment
(a) Amount parlon account of the	by them to you of Rs *	, you
==	will within three months of re	eccipt of
(b) Cap tal zed sum if any deposited in the Savings Bank Rs	the said requisition restore t	he sud
land to the Committee or to the	eir duly authorized Agent You	will be
entitled to claim no compensat	ion for any alterations or impic	vements
which you may have carried out it	n the land or for any loss or damag	ge which
the removal by the Committee of	of any building or superstructure	on the
said land may cause to any other	property belonging to you	

(E) What are account on a south a but he Compatter and manner

(Sd)

Chairman of Municipal Committee

(Sd)

Secretary of Municipal Committee

I agree to the terms entered above and having pud the sums\* of money

\* On account of the land Refordepoint in Savings Bank

I have received possession of the land does theel

(Sd)

Lease holder

Aymere the day of \_\_\_\_\_\_189 .

Rules for Building Sites in Ajmere

RUILS PRIMED TO REGULATE THE DISPOSAL OF BUILDING SITES IN THE LAISARGUNJ SUBURB OF THE CITY OF AJMERE (SARCTIONED UNDER CHILL COMMISSIONERS LETTER NO 212S DATED 1918 JANUARY 1897)

- 1 The sites belonging to the Ajmere Municipal Committee and situated in the Kaisargunj suburb shall be disposed of by public auction Particulars regarding the area and position of the sites for disposal and all connected points can be ascertained at the Ajmere Municipal Office during office hours
- 2 Notices giving the date and place of auction shall be put up in conspicuous places in Ajincre Beawar Nasirabad Kekri and Todgarh and copies thereof shall be circulted as widely as possible. A proclamation shall also be made in the above places by beat of drum inviting the attention of the public to the above notices.

Norr — In B awar Nasaralad Rekri and Todgarh the notices shall be affixed and proclamation made it rough the Assistant Commissioner of Marwara the Cuntonment Magis trate at Assignal 1 it elepatry Magistrateat tekri and the Tel sidler of to learly respectively.

- 3 The date of auction shall not be earlier than one month from the
- 4 The Ajmere Municipal Committee shall not be bound to accept the highest or any other offer. The purchaserant an etion shall pay to the Secretary of the Municipal Committee ten per cent of the purchase money at fall of hammer and the remainder we him one month of communication to him of the sanction of complete authority to the disposal of the site.
- 5 In the event of the purchaser at auction failing to pay, within the time specified the remainder of his bid the 10 per cent. previously deposited shall be furfacted and the site shall be again put to auction. If the second auction produces a smaller amount than the first the difference shall be paid to the Municipal Committee by the defaulter in the first in-tance, in addition to the 10 per cent deposit noted above.
  - G The up-et rate per square yard shall be for sites -
    - (a) On the Berwar Usri Bizar and Sringar Roads Rs. 080 (b) In all other places , 060

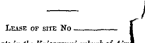
#### Rules for Building Sites in Armere

- 7 The ground rent payable annually by the grantees of sites shall be at the late of one rupee per 100 square pards. The rate will remain in force up to December 31st 1900 A D, when it will be subject to revision along with the general question of ground rents in the Karangunj.
  - 8 The grantee of a site shall not -
    - (a) Sub divide the site without the approval of the Ajmere Municipal Committee
    - (b) Erect any building on the site without the sanction of the said Committee
    - (c) Use the site for any purpose other than that for which it was granted to him, or for any purpose which the said Committee may prohibit, or
    - (d) Transfer it without the permission in writing of the Committee A fee of Rs 2 shall be paid by persons applying for the permission referred to in (d).
- 9 The trees, &c, standing on a site shill be the property of the gruntee unless specially reserved by the Committee at the time of disposing of the site
  - 10 The grantee of a site shall -
    - (a)—Within one month of the communication to him of the sanction of competent authority to the grant, execute and register a formal Patta' in the attached form in respect of the site granted to him Possession of the site will be given to him as "soon as possible after the registration of the Patta"
    - (b)—Within six months of the registration of the Pitti referred to in the foregoing cluve he shall submit a plan and specification of the frontage of the building for the condition of the Ajmere Municipal Committee and shall abide by their orders in regard to it.
    - (c) -Within 12 months of the approval of the plan he shall commence the building and
    - (d)—He shall complete the building within two years of commensement in accordance with the plan approved by the Ajia re Municipal Committee

# Municipalities.]

Rules for Building Sites in Ajmere

11 In the event of failure to comply with conditions (a), (b) and (c) of the foregoing rule the grantee's right over the site shall, at the direction of the Ajmere Municipal Committee, lapse absolutely and entirely and be reverted in the Committee If condition (d) be neglected besides the lapse individual to the meterials on the site shall (after one month's notice for removal has to a given) be sold at auction by the Committee at the risk of the owner. The sale proceeds after deducting the cost of auction shall be paid to such owner.



Situate in the Kaisargunj suburb of Ajm ere

The Municipal Committee of Ajmere do hereby regain the following site to son of of

for building purposes.

- (a) Area of the site in sq feet
- (b) Length
- (c) Breadth
- (d) Situation
- (e) Boundaries

The conditions of this grant are as follows:-

- (1) That the grantce shall pay unto the Municipal Committee a sum of Rs. as per premium at the rate of per so uare jard.
- That the grantee shall pay rent at the rate of on square yards per amount up to the year 1900 A.D., inclusive, and there are such rate as may be fixed by the Municipal Committee.
- 3 That the grantee shall, within six months from the date of registration of this lease, submit for the approval of the Municipal Committee a plan in duplicate, with specification of the frontage of the proplosed building, and shall abude by the orders of the Committee in respect of such building
- That the grantee shall, within 12 months from the date of receiving intimation of the approval of the plan, commence the work.

## Municipalities

#### Rules for Building Sites in Aimere

- 5 That the lessee shall complete within two years from the date of commencement specified in the preceding clause the work shown in the plan as approved by the Committee
- 6 That in case of failure to observe the above conditions the Committee shall have a right of re-entry in the property leased, and shall on giving the grantee a month's notice to remove his materials (if any) have a right to self the said materials. The sale proceeds shall, after deduction of cost of sale, be naid to the grantee.
- 7 The grantee shall abide by all the conditions in the rules under which his lease is issued, under penalty of forfeiture of his rights in the property referred to herein.

Lessors-		
	(Signed)	Charrman
	(Signed)	Secretary
(Signed)		Lessre

# THE OPIUM ACT 1878. ----

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## SCHEDULE.

[Opium.

# ACT No I OF 1878.

# PASSED BY THE GOVERNOR GENERAL OF INDIA IN COUNCIL

(Received the assent of the Governor-General on the 9th January 1878)

An Act to amend the law relating to Opium

Whereas it is expedient to amend the law relating to opium, It is here-Premble by chaeted as follows —

1. This Act may be called "The Opium Act 1878"

Short tit

It shall extend to such local areas as the Governor-General in Council Local ext muy, by notification in the Gazette of India, from time to time direct,

And it shall come into force [a] in each of such areas on such dig as the Commenc Governor-General in Council in like manner directs in this behalf

- 2. [b] The reference made to Bombry Regulations XXI of 1827 and Amendment  $\lambda N$  of 1830 in Act No VII of 1836 shall be read as if made to the corresponding sections of this Act
- In this Act, unless there be something repugnant in the subject or Interpretation clause

Opium" includes also poppy heads, preparations or admixtures of opium "Opium" and intoxicating drugs prepared from the poppy

Magistrate" means, in the Presidency towns, a Presidency Magistrate, "Magistra and clowhere a Magistrate of the first class or (when specially empowered by the Local Government to try cases under this Act) a Magistrate of the second class

"Import" means to bring into the territories administered by any Local "Import" Government from sea, or from foreign territory, or from a territory administered by any other Local Government

<sup>[</sup>a] Came into force in Ajmere Merwara from 2nd August 1879 See Gazette of India July 12th 1879, p. 467

<sup>[</sup>b] In Section 2 the first and 2nd paragraphs as originally enacted have been omitted, having been repealed by Act XII of 1891.

"Export "

"Export" means to take out of the territories administered by any Local Government to sea, or to any foreign territory, or to any territory administered by another Local Government.

"Transport "

"Transport" means to remove from one place to another within the territories administered by the same Local Government

Prohibition of poppy cul tivation and possession, ac , of opium

- Except as permitted by this Act, or by any other enactment relating to onium for the time being in force or by rules framed under this Act or under any such enactment, no one shall-
  - (a) Cultivate the poppy,
  - (b) Manufacture opium,
  - (c) Possess opium,
  - (d) Trunsport opium,
  - (e) Import or export opium, or
  - (f) Sell opium

Power to permit such matters.

- The Local Government, with the previous sanction of the Governormake rules to General in Council, may, from time to time by notification in the local Gazette, make rules consistent with this Act, to permit absolutely or subject to the payment of duty or to any other conditions, and to regulate within the whole or any specified part of the territories administered by such Government, all or any of the following matters -
  - (a) The cultivation of the poppy,
  - (b) The manufacture of opium,
  - (c) The possession of opium,
  - (d) The trunsport of opum,
  - (e) The importation or exportation of onium and
  - (f) The sale of opium, and the farm of duties leviable on the sale of opium by retail

Provided that no duty shall be levied under any such rule on any opium imported and on which a duty is imposed by or under the law relating to sea-customs for the time being in force or under section 6

Duty on orted by

The Governor-General in Council may from time to time, by notifiention in the Gazette of India, impose such duty as he thinks fit on opium or on any kind of opium imported by land into British India or into any specified part thereof, and may alter or abolish any duty so imposed.

#### (Onlum

- 7 The Governor General in Council may by order notified in the Warehousing Gazette of India-
- (a) Authorize any Local Government to establish warehouses for only legally imported into or intended to be exported from the territories admi pistered by such Local Covernment, and
  - (b) Cancel any such order

So long as such order remains in force, the Local Government may, by notification published in the official Gizette.

- (c) Declare any place to be a warehouse for all or any onum legally imported whether before or after the payment of any duty leviable thereon, into the territories administered by such Government, or into any specified part thereof, or intended to be exported thence, and
  - (d) Cancel any such declaration

An order under clase (b) shall cancel all previous declarations under clause (c) of this section relating to places in the territories to which such order refers

So long as such declaration remains in force, the owner of all such opium shall be bound to deposit it in such warehouse

The Local Government, with the previous sanction of the Governor- Power to General in Council, may, from time to time by notification in the local Grzette, relating to make rules consistent with this Act to regulate the safe custody of opium warehoused under section seven, the levy of fees for such warehousing, the removal of such onium for sale or exportation, and the manner in which it shall be disposed of if any duty or fees leviable on it be not paid within twelve months from the date of warehousing the same

DODDY. &c

- Any person who, in contrivention of this Act, or of rules made and Fensity for notified under section 5 or section 8. (a) Cultivates the poppy, or
  - (b) Manufectures oppum, or
  - (c) Possesses onum, or
  - (d) Transports onium, or
  - (e) Imports or exports opium, or
  - (f) Sells opium, or

(9) Omits to warehouse opium or removes or does any act in respect of warchoused opium,

and any person who otherwise contravenes any such rule,

shall on conviction before a Magistrite, be punished for each such offence with imprisonment for a term which may extend to one year, or with fine which may extend to one thousand rupees or with both,

and where a fine is imposed the convicting Magistrate shall direct the offender to be imprisoned in default of payment of the fine for a term which may extend to six months and such imprisonment shall be in excess of any other imprisonment to which he may have been sentenced

Presumption in prosecu tions un ler Section 9

10 In prosecutions under section 9, it shall be presumed until the contrry is proved that all opinin for which the accused person is unable to account satisfactorily is opinin in respect of which he has committed an offence under this Act.

Confiscation of optum

- 11 In any case in which an offence under section 9 has been committed—
  - (a) The poppy so cultivated,
- (b) The opum in respect of which any offence under the same section has been committed,
- (c) Where in the case of an offence under clause (d) or (e) of the same section the offender is transporting importing or exporting any opinim exceeding the quantity (if any) which he is permitted to transport, import or export, as the case may be the whole of the opinim which he is transporting, importing or exporting.
- (d) Where, in the case of an offence under clause (f) of the same section the offender has in his possession any opium other than the opium in respect of which the offence has been committed, the whole of such other opium, shall be hable to confecation

The vessels packages and coverings in which any opium liable to confiscation under this section is found, and the other contents (if any) of the vossel or package in which such opium may be conceded, and the animals and conveyances used in earrying it, shall likewise be high, to confiscation

12 When the offender is convicted or when the person charged with order at an offence in respect of any opium is acquitted but the Magistrate decides by when to that the onum is liable to confiscation such confiscation may be ordered by be made the Magastrata.

Whenever confiscation is authorized by this Act, the officer ordering it may give the owner of the thing hable to be confiscated an ontion to max in han of confection such fine as the officer thinks ht

When an offence against this Act has been committed, but the offender is not known or cannot be finish or when on am not in the possession of any nerson cannot be satisfactorily accounted for the case shall be enoughed into and determined by the Collect r of the District or Douts Commissioner or by any other officer authorized by the Local Government in this behalf, either personally or in eight of his other who may order such configuration. Provided that no such order shall be made until the extination of one month from the date of seizing the things intended to be conficated or without hearing the persons (if any) oly many any might thereto, and the evidence (if any) which they produce in supp rt of he r claims

The Local Government may, with the previous sanction of the power to Governor General in Council from time to time by notification in the local make rules, regarding Gazette, make rules consistent with this Act to regulate-

d spead of things con fiscated and rewards.

- (a) The disposal of all things confiscated under this Act and
- (b) The rewards to be mad to officers and informers out of the proceeds of fines and confiscations under this Act
- 14 Any officer of any of the departments of Excise Police, Customs Power to Salt Ominin or Recently support ran range to a poun or constable who may in eater arrest right of his office be authorized by the Local Concrament in this behalf and information who has resson to believe from personal knowled e or from information given that opium is unlawfully by any person and taken down in wriging that op um limble to confiscation kept in any under this Act is manufacture! kept or concealed in any building, ressel or place. enclosed place may between sunrise and sun et.
  - (a) Enter into any such building vessel or place.
- (b) In case of resistance, break open any door and remove any other obstacle to such entry,

- (c) Seize such opium and all materials used in the manufacture thereof and any other thing which he has reason to believe to be liable to confisci tion under section eleven or any other law for the time being in force relating to onium, and
- (d) Detain and search and if he think proper arrest any person whom he has reason to believe to be guilty of any offence relating to such onium under this or any other law for the time being in force

Power to se ze opium 111 open places

- Any officer of any of the said departments may-
- (a) Seize in any open place or in transit any opium or other thing which he has reason to believe to be liab e to confiscation under section eleven or any other law for the time being in farce relating to opium

Power to

(b) Detail and search any person whom he has reason to believe to be detan search gulty of any offence a ainst this or at y other such law and if such person has opium in his possession arrest aim and any other persons in his company

Searches how made

All searches under section fourteen or section fif cen shall be made in accordance with the provisions of the Code of Criminal Procedure

The officers of the several departments mentioned in section four

Officers to ass at each other

teen shall upon notice given or reques made be legally bound to assist each other in carrying out the provisions of this Act Any officer of any of the said departments who without reasonable

T evaluate 7 entries searches se zu s and arrest

ground of suspicion enters or searche or causes to be entered or searched any building vessel or place or vexatiously and unnecessarily seiz s the property of any person on

the pretence of seizing or searching for any opium or other thing liable to confiscation under this Act

or vexatiously and unnecessarily detruns searches or arrests any person shall for every such offence be punished with fine not exceeding live hun dred rupees.

Issue of war rants

The Collector of the District Deputy Comm ssioner or other officer authorized by the Local Government in this behalf either personally or in right of his office or a Magistrate may issue his warrant for the arrest of any person whom/he has reason to believe to have committed an offence relating to opium or for the search whether by day or night of any building or vessel

[Onum.

or place in which he has reason to believe opium hable to confiscation to be kent or concerled

All warrants issued under this section shall be executed in accordance with the provisions of the Code of Criminal Procedure

20. Every person arrested, and thing seized, under section fourteen or Disposal of section fifteen shall be forwarded without delay to the officer in charge of the edit or times rearest Police station, and every person airested and thing seized under sec-seized tion nineteen shall be forwarded without delay to the officer by whom the warrant was issued.

Every officer to whom any per-on or thing is forwarded under this section shall, with ill convenient despatch, take such measures as may be necessary for the disposal according to law of such person or thing

- 21 Whenever any officer makes any arrest or seizure under this Act. Pepert of he shall within forty eight hours next after such arrest or arzure make a full seizures report of all the particulars of such arrest or seizure to his immediate official superior
- 22 In the case of alleged illegal cultivation of the poppy, the crop Preceive in shall not be removed, but shall, pending the disposal of the case be attached pyrpy cultiby an officer superior in rank to a peon or constable, who may in right of his sation office be authorized by the Local Government in this behalf, and such officer shall require the cultivator to give buil in a reasonable amount (to be fixed by such officer) for his appearance before the Migistrate by whom the case is to be disposed of and such cultivator shall not be arrested unless within a reasonable time he fulls to give such bail

Provided that, wherever Act No AIII of 1857 fan Act to consolidate and amend the law relating to the cultivation of the Poppy and the manufacture of Opiu n in the Presidency of Fort William in Bengal, or any part thereof, is in force, nothing in this section shall apply to such cultivation.

23 Any arrear of any file or duty imposed under this Act or any rule Recovery of made hereunder,

and any arrear due from any farmer of opium revenue,

may be recovered from the person primarily hable to pay the same to the Government or from his surety (if any) as if it were an arrear of land-revenue

Farmer may apply to Collector or other officer to recover amount due to him by licensee 24. When any amount is due to a farmer of opium-revenue from his heensee in respect of a heense, such farmer in an make an application to the Collector of the District Deputy Commissioner or other officer authorized by the Local Government in this behalf, praying such officer to recover such amount on behalf of the applicant, and on receiving such application, such Collector, Deputy Commissioner or other officer may in his discretion recover such amount as if it were an arrear of land-revenue, and shall pay any amount so recovered to the applicant

Provided that the execution of any process issued by such Collector, Deputy Commissioner, [a] or other officer for the iecovery of such amount, shall be stayed if the licensee institutes a suit in the Civil Court to try the demand of the farmer, and furnishes scenity to the satisfaction of such officer for the payment of the amount which such Court may adjudge to be due from him to such farmer.

Provided also that nothing contained in this section or done the reunder shall affect the right of any farmer of opium revenue to recover by suit in the Civil Court or otherwise any amount due to him from such heensee

Recovery of penalties due up fer band 25. When any person in compliance with any rule made hereunder gives a bond for the performance of any duty or act, such duty or act shall be deemed to be a public duty or an act in which the public are interested, as the case may be, within the meaning of the Indian Contract Act 1872, section 74, and upon breach of the condition of such 1 odd by him, the whole sum named therein as the amount to be prud in case of such breach may be recovered from him as if it were an arrear of land revenue

#### SCHEDULE

(Repealed by Act XII of 1891)

<sup>[</sup>a] The Words "Deputy Commissioner" have been substituted for the words "Deputy Collector' by Act XII\of 1891

(Opium.

Rules

## FINANCE AND COMMERCE DEPARTMENT.

#### NOTIFICATIONS

## [ 1 ] No 1705, dated the 12th July 1879

In exercise of the powers conferred by the Opium Act I of 1878, the Governor-General in Council is pleased to ducet that the said Act shall come into force in the territories administered by the Chief Commissionei of Ajmere and Merwara, on the 2nd day of August 1879

## [ 2] No 47, dated the 22nd January 1885

The Chief Commissioner is pleased to authorise the exercise by all Police Officers in the Ajmere-Mirwari District, not inferior in rink to a Sub-Inspector, of the powers described in section 14 of the Opium Act 1878

# [3] No 541-589, dated Abu, 22nd May 1886

The Chief Commissioner is pleased to authorize the exercise by all Excise Officers in Ajmere-Merwara, not inferior in rank to a Sub-Inspector, of the powers described in section 14, Act I of 1878 (Opium Act).

<sup>(1)</sup> See Gazette of India for 1879, part I, page 476.

<sup>(2)</sup> Gazette of India, part II for 1485, page 44

<sup>(3)</sup> Gasette of India, part II for 1856, page 349.

Rules

#### NOTIFICATION

[a] No 514-589, dated Abu, the 17th May 1898

In exercise of the powers conferred by sections 5 and 13 of the Opium Act 1878 (I of 1878), and with the previous sanction of the Governor, General in Council, the Chief Commissioner of Ajmere Merwara is pleased to make the following rules in supersection of those published with his Noti fication No O R 559 dated the 12th August 1897—

# CHAPTER I

### DEFINITION

1 In these rules unless there is something repugnant in the subject or context —

#### Definitions

- Ajmere Merwara means the territories administered by the Chief Commissioner of Ajmere-Merwara,
- Chief Commissioner means the Chief Commissioner of Ajmere Merwart,
- 3 'Commissioner' means the Commissioner of Ajmere-Merwaia
- 4 'Collector' means the chief officer in charge of the revenueadministration of a district, and includes any person specially authorised by the Chief Commissioner by frame or in virtue of his office to discharge all or any of the functions of a Collector under these rules.
- 5 'Opium includes preparations or admixtures of opium and intoxicating drugs prepared from the poppy, but it does not include poppy-heads
- 6 "Poppy heads' means the dry capsules of the poppy plant,
- 7 "Tola' means a weight of one hundred and eighty grains Troy ,
- 8 ' Seer ' means a weight of eighty tolas,
- 9 Opium, other than preparations or admixtures of opium used for smoking, when sold in any quintity not exceeding 5 tolas in weight, and poppy-heads, when sold in any quantity not exceeding 8 seers in weight, shall be deemed to be sold by

<sup>\ [</sup>a] See Gazet'e of India, 22th May 1494, part II, p 553

fOnlum

Rules

and when sold in any larger quantity shall be door ad to be rold wholerele

- 10 Farmer used with reference to opium or popry leads or both means a person to whom the exclusive right of reterl sale of onum other than preparations or admixtures of onum used for smoking or of ponny heads or of both as the case may be in any local area, has been let in farm under these rule
  - Licensed vendor used with reference to on um or nony heads 11 or both means a verson to whom a license for the rotal sale of on im other than reparations or admixture of onum used for smoking or of non, heads or of noth as the case may be has been granted under these roles, and
  - 12 ' Licensed drug 1st means a person to whom the Collector has granted free of course a license for the retail sale of onum other than preparations or admixtures of opium used for smoking and of poppy heads for medicinal purposes only

#### CHAPTER II

CULTIVATION MANUFACTURE, Possession and Sale

## PART I ... IN DERIVED AREAS

In such local areas as the Chief Commi sioner may from time to Orerat one time by notification in the Gazette of India define in this behalf -

- (a) The cultivation of the poppy
- (b) The manufacture of opium
- (c) The possession of onium or nonny heads and
- d) The sale of opium other than preparations or admixtures of opium used for smoking or popis heads

are p rmitted sulject to the conditions and to the extent prescribed in or under this part of this Chapter

3 Any person to whom the Collector with the general or special kanction of the Commissioner has grante la I cense to cultivate the poppy, to cul ivate may cultivate it sulject to the conditions of his license

# [Onium

#### Rules

Perm ssion to marufac ture

- 4 (1) Any person to whom the Collector, with the general or special sanction of the Commissioner, has grunded a locate to manufacture opium offer than preparations or admixtures of opium used for smoking, may minifacture it subject to the conditions of his locate.
- (2) Any person may manufacture for his own domestic use opium possessed by him under paragraph (1) or paragraph (2) of the next following rule ---

Perm se on 5 (1) Any person may possess -

Perm 58 0 to possess

- (a) Opium, other than a preparation or admixture of opium used for smoking, to an amount not exceeding 5 tolas in weight,
- (b) Any preparation or admixture of opium used for smoking to an amount not exceeding 1 tola in weight provided that the preparation or idunture has been manufactured by the possessor for private consumption and not for sale;
- (e) Polify heads to an amount not exceeding 8 seers in weight.
- (2) A person authorsed by the general or special order in writing of the Collector to possess op um or popy thads in quantry exceeding in weight that specified in paragraph (1) of this rule may possess the oplum or poppy heads covered by the order.
- (3) A horned drugget may, subject to the conditions of his permit, possess of un, other than p epitations or admixtures of opium used for smoking not exceeding one seer in weight and popply heads not exceeding ten seers in weight.
- (4) A person having a livence under rule 3 may possess crude on am and pays has 's warch are the troduc, of land cultivated with the poppy in accordance with a species.
- (5) A farmer or horneed to ndor of or jum or pappy herds may subject to the conditions of his leaster hierage possess of ium other than preparations or admixtures of opinin used for sucking, or policy head, as the case may be, in any quintity.

I armiss on to sell whole specified or a perion authorised in this behalf by the sale general or special order a writing of the C. Nector, crude optimior poppibles being the product of land cultivated with the poppy in accordance with his brense.

[Onimm

Dallan

- (2) A person authorised in this behalf by the general or special order in writing of the Collector may sell onium other than preparations or admixtures of only used for smoking or poppy heads wholesale to a former or licensed vendor or to a person authorised by the general or special order in writing of the Collector to be the buyer thereof
- (3) A firmer of onum or nown, heads may subject to the conditions of his lease sell onium other than preparations or admixtures of onium used for smoking or nonny heads as the case may be wholesale to a beensed sendor thereof
- (4) A farmer or licensed vendor of opium or poppy heads may subject to the conditions of his lease or license sell to a licensed druggist onlym other than preparations or admixtures of onium used for smoking, not exceed ing one seer in weight or poppy heads not exceeding ten seers in weight as the case may be
- 7 (1) A farmer or licensed vendor of opium or poppy heads may, p., subject to the conditions of his lease or license sell opium other than to sell by re preparations or admixtures of opium used for smoking or poppy heads as tail the case may be by retail to any person
- (2) A licensed druggist may subject to the conditions of his license sell onium other than preparations or admixtures of opium used for smoking or poppy heads by retail for medicinal purposes only
- 8 (1) Licenses for the retail sale of opium other than preparations or Gran admixtures of opium used for smoking or poppy heads or both shall be censes for re granted by the Collector and shall be for one year only, unless the Chief Commissioner otherwise specially directs

- (2) The Commissioner shall from time to time fix the number of shops for which licenses may be granted and the exclusive right to sell opium. other than preparations or admixtures of opium used for smoking or poppy heads or both by retail at those shops shall be nut up to auction by the Collector at or before the commencement of each official year, either for each shop singly or for groups of shops as the Collector subject to the control of the Commi sioner sees fit
- (3) The conditions of the auctions shall be such that the sum payable in respect of the shop or shops as the case may be by the person declared to be the purchaser at the auction shall be paid by that person in such instal

#### Rules

Permission manufac ire

- 4 (1) Any person to whom the Collector, with the general or special canction of the Commissioner, has grunted a Leense to manufacture oppure other than preparations or admixtures of opium used for smoking, may manufacture it subject to the conditions of his hoense
- (2) Any person may manufacture for his own domestic use opium possessed by him under paragraph (1) or paragraph (2) of the next following rule —
- Permission 5, (1) Any person may possess
  - (a) Opinin, other than a preparation or admixture of opinm used for smoking, to an amount not exceeding 5 tolas in weight,
  - (b) Any preparation or admixture of opium used for smoking to an amount not exceeding 1 tola in wright provided that the preparation or admixture has been manufactured by the possessor for private consumption and not for sale,
  - (e) Poppy-heads to an amount not exceeding 8 seers in weight
  - (2) A person authorised by the general or special order in writing of the Collector to possess opinm or poppy heads in quantity exceeding in weight that specified in purigraph (1) of this rule may possess the opinm or poppy-heads covered by the order
  - (3) A begind diagret may, subject to the conditions of his permit, possess opium, other than p eparations or admixtures of opium used for smoking not exceeding one seer in weight and poppy-heads not exceeding ten seers in weight.
  - (4) A person having a license under rule 3 may possess crude onum and poppy he dis which are the produce of land cultivated with the poppy in accordance with his horizon.
  - (5) A farmer or heened vendor of opinm or poppy heads may, subject to the conditions of his least or heene, powers opinm other than preparations or admixtures of opinm used for smoking, or poppy heads, as the case may be, in any quantity.
  - 6 (1) A person having a license under rule 3 may sell wholesale to a farmer or licensed yend or to a per on authorised in this I chalf by the general or special order in writing of the Collector, crude online or popping the bring the produce of land cultivated with the poppy in accordance with his license.

Permus on

Rules

- (2) A person authorised in this behalf by the general or special order in writing of the Collector may sell opium, other than preparations or admixtures of opium used for smoking or poppy heads wholesale to a farmer or hierarchy condor or to a person authorised by the general or special order in writing of the Collector to be the buyer thereof
- (3) A farmer of opium or poppy heads may, subject to the conditions of his lease sell opium other than preparations or admixtures of opium used for smoking or poppy heads as the case may be, wholesale, to a heensed vendor thereof.
- (4) A farmer or licensed vendor of opium or poppy heads may, subject to the conditions of his levice or license, sell to a licensed druggist opium other than preparations or admixtures of opium used for smoking not exceeding one seer in weight or poppy heads not exceeding ten seers in weight, as the case may be
- 7 (1) A farmer or licensed vendor of opium or poppy heads may, Permission subject to the conditions of his lease or license sell opium other than to sell by re preparations or admixtures of opium used for smoking, or poppy heads, as tail the case may be by retail to any person
- (2) A licensed druggest may subject to the conditions of his license, sell opium other than preparations or admixtures of opium used for smoking, or poppy heads by retail for medicinal purposes only
- 8 (1) Luceuses for the retail sale of opium, other than preparations or Grant of In admixtures of opium used for smoking or poppy heads or both, shall be granted by the Collector and shall be for one year only, unless the Chief Commissioner otherwise specially directs
- (2) The Commissioner shall from time to time, fix the number of shops for which because may be granted and the exclusive right to sell equipo, of which because and repearations or admixtures of opium used for smoking, or popyheads or both by retail at those shops shall be put up to auction by the Collector at or before the commencement of each official year, either for each shop singly or for groups of shops as the Collector, subject to the control of the Commissioner, sees fit
- (3) The conditions of the auctions shall be such that the sum payable in respect of the shop or shops as the case may be, by the person declared to be the purchaser at the auction shall be paid by that person in such instal-

#### Rules

ments and at such times, and such security shall be required from him for the payment thereof, as subject to any instructions that may be issued by the Chief Commissioner in this behalf, the Collector in each case directs

Concellation

- 9 (1) A license granted under the last foregoing rule may be cancelled of licenses for without compensation by the Collector for any cause specified in the license
  - (2) Where the Collector considers that any such license should be cancelled for any cause not specified therein, he shall remit a sum caual to the average amount payable for fifteen days of the period for which the license was granted, and shall either give fifteen days' previous notice of his intention to cancel the license of in addition to remitting the sum aforesaid. make such compensation for default of notice as the Commissioner directs On the expiration of the notice, or on the payment of the additional compensation, the Collector may cancel the license

Surren ler of licenses for retail sale

- 10 (1) A licensed tendor may surrender his license on the expiration of one month's previous notice given by him in writing to the Collector of his intention to suirender the same, and on payment of such sum as the Collector may fix in this behalf, not exceeding the average amount payable for six months of the period for which the license was grunted or where the license is granted for a shorter | eriod than one year, then for half that period
- (2) If the Collector is satisfied that there is sufficient reason for sursendering a license, he may, with the sanction of the Commissioner, remit the sum so fixed

With Irawal of permits

The Collector may at any time with or without cause assigned, and without payment of compensation, withdraw a license from a licensed druggist

Farm

- (1) The Collector may let in firm the exclusive right of retail salo right of retail of opium, other than preparation or admixtures of opium used for smoking or poppy heads or both within any local area -
  - (a) For a term not exceeding two years with the sanction of the Commissioner, and
  - (b) For a term not exceeding five years with the sanction of the Chief Commissioner

Mulin

Railes

(2) When the exclusive right of ritail sale is let in form, the farmer may salued to the conditions of his farming lease, himself sell his retail or as me beenses under the counter-squature of the Collector for the retail sale of onum other than preparations or adm atures of onum used for smoking or poppy heads or both as the case may be, within the local area to which the firming lease extends

(3) Every farmer shall file in the Collector's office a list of all licenses granted by him in such form and on such day or days in each year, as the Commi sioner may from time to time mescribe

The Chief Commissioner may from time to time assue instructions Issue of in with respect to---

with respect to famo

- (a) The invitation and acceptance of tenders for farming leases under the last foregoing rule, and
- (b) The requisition of security for the due fulfilment of the conditions of firming lease
- 14 (1) The Collector may with the leave of the authority by which a Interference farming lease under rule 12 was sanctioned cancel the lease or within the with farming term of the lease make or impose such reservations or restrictions with respect to the grant of licenses as to him may seem fit

- (2) If the farming lease is cancelled for any cause specified therein the furmer shall not be entitled to compensation for any loss he may sustain thereby
- (3) It the farming lease is cancelled for any cause not specified thereinor if any reservation or restriction with respect to the grant of licenses is made or imposed within the term of the lease, the firmer shall be entitled to receive for any loss which he sustains thereby such compensation as the Chief Commissioner may determine
  - The Chief Commissioner may, from time to time prescribe-

Power to

- (a) The forms and conditions in and on which licenses permits and form. leases shill be granted by the Collector and licenses by farmers, and
- Forms f r any other proceedings under these rules for which he considers that forms should be provided

## Opium ]

Rules

#### PART II -IN OTHER AREAS

Operat ons perm tted in undefined

- 16 Save in such local areas as the Chief Commissioner may have defined under rule 2—
  - (a) The cultivation of the poppy
  - (b) The manufacture of opium in any quantity
    - (c) The possession of opium or poppy heads in any quantity and
    - (d) The sale of opum other than preparations or admixtures of opium used for smoking or popp) heads in any quantity are permitted absolutely provided that the possession of preparations or admixtures of opium used for smoking shall be restricted to such preparations as have been manufactured by the possessor for private consumption and not for sale

## CHAPTER III

#### IMPORT EXPORT AND TRANSPORT

Import.

17 Subject to the provisions of these rules with respect to possession the import of opium other than preparations or admixtures of opium used for smoking and poppy heads except from British India is permitted absolutely

Export

- 18 (1) Subject to the provisions of these rules with respect to possession, the export of opium other than preparations or admixtures of opium used for smoking and poppy heads except to British India is permitted absolutely
- (2) Opium other than preparations or admixtures of opium used for smoking may be exported to or through British India or by when covered by a pass signed by the Opium Agent of Indore or by the Opium Agent of Ajmere or by an officer authorised by one of those Agents to sign the pass and under the conditions and restrictions presembed in the schedule to these rules

Transport

19 Subject to the provisions of these rules with respect to possession the transport of opium other than preparations or admixtures of opium used for smoking and poppy heads is permitted ab olutely

#### CHAPTER IV

# DISPOSAL OF THINGS CONFISCATED

Deposal of 20 (I) All thirgs confected under the Opium Act 1878 except poppy to real and opium shall be disposed of by the Collector by public auction

fOnum

Rules

- (2) Poppy and poppy heads so confiscated shall be disposed of as the Collector may direct
- (3) Opium so confiscated shall be sent for examination to the Civil Surgeon and if declired by him to be fit for use shall be sent to the nearest Government tressury or sub treasury and thereafter disposed of in such manner as the Collector may direct. If the opium is declared by the Civil Surgeon to be unfit for use it shall immediately be destroyed.

#### CHAPTER V

#### Remanne

- 21 (1) A Magistrate convicting an offender under section 9 of the Rewards in Opium Act 1878 may award to may person who has contributed in any way case of fine to the conviction the whole or any portion of any fine imposed upon the offender and paid by him or realised from his property
- (2) If the fine is not realised or only realised in part the Magistrate may within a limit of one hundred rupees order payment of its full amount or of the unrealised balance as the case may be out of the treasury
- (3) If the Magistrate is of opinion that a larger reward than he can give under this rule to a person who has contributed to the coviction ought to be given to that person he may move the Chief Commissioner through the Collector to grant a larger reward
- 22 A Magistrate or other officer ordering the confiscation of anything Rewards in under section 12 of the Opium Act 1878 may grant to any person who has case of confiscanting of the value thereof of the value thereof
- 23 (1) In any case in which in the opinion of the Chief Commissioner Rewards in a person has performed service of special ment in respect of the prevention or other cases, detection of an officine against the Opium Act 1878 the Chief Commissioner may grant him a reward not exceeding five hundred rupees in amount
- (2) The Chief Commissioner or with the sanction of the Chief Commissioner the Commissioner may incur expenditure not exceeding five hundred rupees in each case for the employment of informers or for any other purpose connected with the presention or detection of offences against the Opium Act 1878

Rules

#### CHAPTER VI

#### APPEAL AND REVISION

Appeal

24. An appeal shall lie to the Commissioner from every order of the Collector under these rules, if presented to the Commissioner, or to the Collector for transmission to the Commissioner, within thirty days from the date of the order

Resiston

The Chief Commissioner may revise every order passed by the Collector or the Commissioner under these rules

Form of petition

26 A petition of appeal from, or for revision of, an order shall be accompanied by the order in original, or by an authenticated copy thereof. or the omission to produce the original or copy shall be explained

#### SCHEDULE

# (Rule 18)

Upon opium exported from Aimere there shall be piyable to the Government such duty as may, from time to time, be prescribed by the Governor General in Council by notification in the Gazette of India

The duty prescribed under this paragraph need not be uniform for all opium exported from Ajmere, but may vary with the destination of the opium or any other circumstance described in the notification

- The Raiputana-Malwa Railway Administration shall not receive opium for export to British India, except under a pass and in whole or half chesta
- The amount of duty will be paid into the treasury either in cash or by hunds and the Treasury Officer will give the person tendering payment a receipt for the amount so paid On production of the receipt the number of chests for which duty has been paid will be admitted into the opium godown
- 4 Hundis will, on being approved of by the Treasury Officer, be registered and numbered, and be endorsed on the reverse side with the name of the person on whom they are drawn, they will be forwarded by the Treasury Officer under scaled and registered cover, if the opium is for export by sea

direct to the Accountant General Bombay and if it is not for export by son to the officer mentioned in the mass to whom the Treasury Officer may be directed to forward it The register will be in the following form -

- (1) Number of pass
- (2) Date of pass
- (3) Number of chests covered by
- (4) Consecutive number of hundi (a) Date of hunds
- (6) By whom drawn

- (7) On whom drawn (8) At how many days sight
- (0) When due (10) Amount of hands
- (11) Total amount of duty
- (12) Remarks
- 5 To facilitate check passes will bear the same numbers as the hundle and these numbers will be entered in column 1 Number of pass column Total amount of duty will be the total for each continuation register and will be carried forward into the rext. and numbers of passes so entered in the first column will be distinctly specified in the advice sent to the Accountant Guneral
- A duplicate of this register if the export is to be by sea will be sent to the Collector of Customs and Onium Bombas, or if the export is by land to the officer to whom the hundi has been sent under paragraph 4 of this schedule
- 7 Onum intended for export by sea or for home consumption in India shall be brought to the Government godown ready packed in chests or half chests (as may be most convenient) by the merchants or brokers who will produce the Treasury Officer certificate under his signature for cash or his receipt for hundis on stamped paper payable at sight to the Bombas General Treasury and Bank of Bombay The Deputy or Assistant Opium Agent will carefully inspect the Treasury Officer's signature to the certificate and note the serial number of the receipt to satisfy himself that the receipts are genuine The duty on opium intended for consumption in India must be paid in cash or by approved hundrs into some treasury in British India and the receipt of the Treasury officer must be produced
- The chests or half chests of each party will be placed in the opium godown and will have their covers printed and stamped and each chest or half chest will then be numbered consecutively in English
- Merchants will themselves provide and pay for porters, carpenters and men for marking the chests and sewing up the covers of such chests as have been opened for weighment, they will also pay all expenses of conveying their chests to the ruly we station and of transit thence to their destination.

# Opium ]

Rules

- 10 The Collector shall annually before the weighment of the opium of the scason is begun examine the weights and scales and report the result of the examination to the Commissioner No weights or scales shall be used which on any such examination have not been found to be strictly accurate
- 11 It will be the duty of the officer in charge of the scales to see that the opium is weighed fairly with an even beam the practice of taking excess weight for the purpose of trimming the scales or as an allowance for dryago and wastage is strictly prohibited.
- The Deputy or Assistant Opium Agent will select at hazard any chest he pleases (never less than two chests or half chests out of every ten and as many more as he thinks fit) each selected chest will then be separately opened its contents (opium balls called battis or golis) brought to the scales the exact weight recorded and from these weighments the average of the whole lot may be struck If the weight is in excess of the 1401lbs alloved by the Government in each whole chest the surplus may be vithdrawn the object being to prevent a larger quantity than the amount allowed in a chest being exported under the pass. The officer who supervises weighment is to see that the surplus quantity of the whole of any batch is taken out of the opened chests and put aside somewhere near him under his eyes until the chests are repacked and nailed down. If the weight is under 1401 it's and the owner has spare opium to make up the deficit he may be allowed to sup ply it to make up the full weight and the chests will then be nailed down in the presence of the officer in charge of the scales If the owner is not able to make up the deficiency the amount deficient will be noted in the pass.
- 13 During the process of weighing the chapters of the Opium Estab lishment should vigilantly witch the merchants and their servants
- 14 This operation is called the net weighment of opium and when completed the boxes are nailed down and repreked then the gross weighment of each chest or half chest is ascertained and recorded and the gross weight is then marked on the covers in English with the serial number of the chest and such other particulars as may be necessary for the identification of the cons gument. The chests are then ready for despatch
- 15 The chests exported during one season which begins on the 1st August shall bear a con innous serial number

#### Dulas

Full particulars must be entered in the pass for each consignment 16 showing -

1 Number of pass

9 ON THE PIRST SIDE OF PASS Name of the owner of chest.

2 Number of short

1 Amount of duty

Amount of duty paid in cash at Aimere

б Amount of duty to be realized on hundr

7 Rate of duty

Date of Government orders

a Date of pass

10 Signature of the officer by whom the pass was granted, and who made the weighments

ON THE SECOND SIDE

Net weighment of opium of certain chests selected from the whole consignment

ON THE THIRD SIDE

Gross weighment of every chest, its contents and destination

- A duplicate of each pass granted will be sent to the officer who issued the permit authorising the export of the opium mentioned in the pass At Bombay the Customs Officer will test the weighments by fresh weigh-Elsewhere this test will be applied by the Deputy Commissioner or Collector, and as there always occurs a certain amount of dryage in transit the weight of opium should invariable fall short of the weight recorded at Aimere
- Two weekly registers, for the week ending on Syturday, in the form appended to this Schedule, will be prepared and forwarded, one to the Secretary to the Government of India Department of Finance and Commerce. and the other to the Chief Commissioner of Aimere, a copy being sent at the same time direct to the Collector of Customs and Opium at Bombay if the export is by sea.
- A return of all opium exported form Ajmere shall be furnished monthly to the Government of India Department of Finance and Commerce, and to each Local Government concerned

Opium	]
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Rules

20 The pass is only valid till the arrival in Bombay of the consignment covered by it, or for three months from the date of the issue of the pass

	Weekly Register of Opium Passes granted at Ajmere in 189 Week ending					
No	Date	In whose Name	Chests	Amount		
		Total brought forward from end of last week				

Opium Agent and Commissioner of
Agmerc and Meruar

Ajmere			
The	_189		

For the week ending on the

Dallas

# LICENSE FOR THE CULTIVATION OF THE POPPY UNDER RULE 3 OF THE OPIUM RULES OF 1887

District

No of license
Name of licensee
Locality

Be 1t known that	son of
resident of	in the District of Ajmere Merwita is
hereby authorized to cultivate Poppy is	n the lands referred to in the Schedule
hereunto annexed from the date of th	is license to the
dry of189	upon the following conditions

- I —That the heensee shall not sell the standing crop to any person other than a "farmer or flucensed vendor or to any per son who is not authorized to sell opium or poppy heads wholesale or to manufecture opium
- II —That he shall not later than the lst November certify to the Collector in writing the quantity of the produce raised by him giving separate details for opium and poppy heads
- Note—\* Farmer used with reference to opium or poppy heads or both means a beison to whom the evelusive right of retail sale of opium of of poppy heads or of both as the case may be in any local area has been let in farm under the Opium Rules of 1887
- Note —† Licensed vendor' used with reference to opium or poppy heads or both means a person to whom a license for the retul sale of opium or of p ppy heads or of both as the case may be has been granted under the opium Rules of 1887
- NOTE—(Opium when sold in any quantity not exceeding 5 toles in weight and poppy heads when sold in any quantity not exceeding 8 seers in weight shall be deemed to be sold by retail and when sold in any larger quantity shall be deemed to be sold whole-sile

## Opium ]

#### Rules

- III —That he shall enter or cause to be entered in this heense the actual outturn of opium and poppy heads and particulars of all sales thereof every sale being attested by the signature of the purchaser
- IV —That he may sell opum or poppy heads wholesale to a firmer or licensed vendor or to a person authorized in this behalf by general or special order in writing of the Collector
- V -That he shall not sell opium or poppy heads by fretail
- VI —That if the produce is not disposed of during the term of this license he shall obtain from the Collector an order under rule 5 (2) to possess the quantity unsold
- VII —That infingement of any of the conditions of this license shall subject him to the penalty prescribed in the law for the time being in force and to forfitture of this license

#### SCHEDULE

Name of field	Number in Settlement record.	Area.
	1	<b>}</b>
	ļ	

Dated Collector of

# LICENSE FOR THE MANUFACTURE OF OPIUM UNDER RULE 4 (1) OF THE OPIUM RULES OF 1887

District
No of License
Name of Licensee
Locality

- I —That the licensee shall not sell opium manufactured under this license by \*retuil to any person whatever
- II —That he shall not sell opium manufactured under this license by † wholesale to any person other than a ‡ furmer or licensed § vendor or person authorized by £eneral or special order of the Collector to possess or sell opium in wholesale quantities
- Note • + Opium when sold in any quantity not exceeding 5 tolas in weight and poppy heads when sold in any quantity not exceeding 8 sers in weight shill be deemed to be sold by retail and when sold in any larger quantity shall be deemed to be sold wholes the
- Note Farmer used with reference to optim or poppy heads or both means a person to whom the exclusive right of retail sale of optim or of poppy heads or of both as the case may be in any local area has been let in farm under the Optim Rules of 1887
- Note—§ Licensed vendor used with reference to opium or poppy heads or both means a person to whom a license for the retul sale of opium or of poppy heads or of both as the case may be has been grunted under the Opium Rules of 1857

# Opium ]

Rules

- III That he shall not later than the 1st November certify to the Collector in writing the quantity of opium manufactured by him
- IV —That he shall enter or cause to be entered in this license the actual outturn of opum manufactured and particulars of all sales thereof every sale being attested by the signature of the purchaser
  - V—That if the quantity of opium manufactured by him is not disposed of during the term of this license, he shall obtain from the Collector an order under rule 5 (2) to possess the quantity unsold
- VI —That infringement of any of the conditions of this license shall subject him to the penalty prescribed by the law for the time being in force and to furfailure of this license

Dated

Collector of

ıη	ni	117	**

Rules

Resident of
on are hereby allowed to possess or ads exceeding 8* seers in weight
Collector of

- I -- That you shall keep in the form hereto annexed a true and correct account of treceipts issues or sales of the opium or poppy-heads covered by this permit
- II —That under this order you shall not sell opium or poppy-heads by \$retail.
- III —That you shall sell the wholesale only to a farmer or heensed vendor, or to a person authorized by general or special order, in writing of the Collector to possess or sell opium or poppy heads or both, wholesale
- Note (a) In the case of a special order strike out the words
   'exceeding 5 tolas' vs. "neight" and users vs. their place
   the quantity of opium or poppy heads by the permit
- † Note (b) In the case of a special order strike out the word "receipts"
- Note (c) Opium when sold in any quantity not exceeding 5 tolas in weight, and poppy-heads when sold in any quantity not exceeding 8 seers in weight, shall be decined to be sold by retrai," and, when sold in any larger quantity, shall be deemed to be sold "wholesale" Definition (9)

# Opium ]

Rules

- IV -That all sales shall be attested in the aforesaid Register by the signature of the purchiser
- V —That all §imports and exports of the said articles be certified to the Collector within one week from the date thereof, and shall be duly entered in the said account.
- VI —That the account shall be open to inspection by such officers as are or may hereafter be, duly authorized in this behalf by the Collector
- VII —That the stock of opium or poppy heads shall be kept in a special godown accessible to the said officers who may cause such stock, or pirt thereof to be weighed and checked with the Register
- VIII —That infringement of any of these conditions shall render you highle to the penalty pre-cribed by any law for the time being in force
  - IX —That this license shall not remain in force for more than two years from the date here: f.
  - § Note (d) In the case of special order strike out the word 'imports'

Nore .- Balance should be struck monthly.

Repister of opium and poppy-heads referred to in the order under Rules  $\delta$  (2) and  $\delta$  (2)

			Ai
	Вгилакз	=	
	Authority for export	51	
68 1st I	Quantity	=	
	Date	10	
	Signature of purchaser	6	
SALES	Quantity	·	
	Date	-	
ty.	trianne letoT	9	
Quantity received	Weight	123	
	3te	7	
Quantity of	opnum and Poppy heads in stock on late of order	,,	
	Date of order	e)	
	Name of dealer	-	

#### Rules

- IV —That all sales shall be attested in the aforesaid Register by the signature of the purchiser
- V —That all §imports and exports of the said articles be certified to the Collector within one week from the date thereof and shall be duly entered in the said account
- VI —That the account shall be open to inspection by such officers as

  are or may hereafter be duly authorized in this behalf by
  the Collector
- VII—That the stock of opium or poppy heads shall be kept in a special godown accessible to the said officers who may cause such stock or part thereof to be weighed and checked with the Register
- VIII —That infringement of any of these conditions shall render you hable to the penalty prescribed by any law for the time being in force
  - IX —That this license shall not remain in force for more than two years from the date hereof
  - § NOTE (d) In the case of special order strike out the word imports

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Notz -Balance should be struck monthly.

Register of opium and poppy-heads referred to in the order under Rules 5 (2) and 6 (2)

	Вьчяльз	=	
	tuthority for export	8	
Iseres	Quantity	Ħ	
	Date.	10	
	Signature of purchaser	6	
SALFS	Quantity	œ	
	Date	7	
£3	Total guanti	9	
Quantity	Date Weight	10	
	Date	+	
Quantity of	opsum and pol py heads in stock on late of order	F	
	Date of order	es.	
	Name of dealer		

# Opium ]

#### Rules

- IV —That all sales shall be attested in the aforesaid Register by the signature of the purch ser
- V That all §imports and exports of the said articles be certified to the Collector within one week from the date thereof and shall be duly entered in the said account
- VI —That the account shall be open to inspection by such officers as are or may hereafter be duly authorized in this behalf by the Collector
- VII —That the stock of opium or poppy heads shall be kept in a special godown accessible to the said officers who may cause such stock or part thereof to be weighed and checked with the Register
- VIII -That infringement of any of these conditions shall render you hable to the penalty prescribed by any law for the time being in force
  - IN —That this license shall not remain in force for more than two
    years from the date here f.
  - § Note (d) In the case of special order strike out the word imports

\_\_\_\_

[Opium

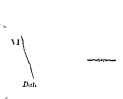
Rules

		Ввилякя	=		
nd 6 (2)		Authority for export	15		
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uler Rule		Due	10		
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, heads	Quantity receive l	Weight	10	l de l	21 - 310
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Register of opnum and poppy heads referred to in the order under Rules G (2) and G (2)	Quantity of	opum and pol py heads in stock on late of order	e e		<i>}</i>
rofo		Date of orde	61	ply	
Reguste		Name of Tealer	-	place	

#### Opium.1

#### Rules

- IV —That all sales shall be attested in the aforesaid Register by the signature of the purchaser
- V —That all Sumports and exports of the said articles be certified to the Collector within one week from the date thereof, and shall be duly entered in the said account
- VI —That the account shall be open to inspection by such officers as are, or may hereafter be, duly authorized in this behalf by the Collector
- VII —That the stock of opium or poppy-heads shall be kept in a special godown accessible to the said officers, who may cause such stock, or part thereof, to be weighed and checked with the Recister
- VIII That infringement of any of these conditions shall render you liable to the penalty prescribed by any law for the time being in force.
  - IX —That this license shall not remun in force for more than two years from the date hereof
  - § Note (d) In the case of special order strike out the word "imports"



fonum and nomin heads referred to in the order under Rules 5 (2) and 6 (2)

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		ВЕЧАВК	=		
(~) 0 000		Aitlouty for export	21		
0 0 00	Ivet 23	Quantity exporte!	ı		
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or act to		S gnyture of purchaser	0		Note -Balance should be struck monthly
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opean and poppy nearly referred to the me order toward James 9 ( ) and 9 ( 2)	Quantity of	opum and pol py heads in stock on tate of onter	န		_
2	,	Date of orac		ushop (or stops) only at the place of the the margin or at such other place the Collector with the previous sanction of	(or
				oner, may from time to time permit or order	

V —That he shall make his own arrangements for obtuning supplies of opium and poppy heads which he is hereby authorized to sell, provided always that he shall not purchase the same from any person in the Ajimer Merwara District other

## Opium ]

#### Rules

- IV -That all sales shall be attested in the aforesail Register by the supparture of the purchaser
- V —That all §imports and exports of the said articles be certified to the Collector within one week from the date thereof and shall be duly entered in the said account
- VI —That the account shall be open to inspection by such officers as are or may hereafter be duly authorized in this behalf by the Collector
- VII—That the stock of opium or poppy heads shall be kept in a special godown accorable to the said officers who may cause such stock or part thereof to be weighed and checked with the Register
- VIII —That infringement of any of these conditions shall render you liable to the penalty prescribed by any law for the time being in force
  - IX —That this license shall not remain in force for more than two years from the date hereof
  - § Note (d) In the case of special order strike out the word imports

(Onium.

Rules

## FORM OF FARMING LEASE UNDER RULE 12 OF THE OPIUM RULES OF 1887

Be it known that	
sell by retail opium or poppy-heads or both as the case may be) in— any infringement of which shall render his lea- him to the penalty prescribed by law for such	(excluding or including Chandu upon the following conditions, se liable to forfeiture and subject
I—That he shall pay monthly in each month commencing on on account of his farm the fo	the189
	ure of seasons or from any other orne by him, and he shall make from time to time as they fall

- soever

  III —That he shall be bound by the Opuum Act, the rules framed thereunder by the Local Government, and all other laws in force for the time being; in this behalf.
  - V —That he shall keep a shop (or shops) only at the place (or places) noted in the margin, or at such other place (or places) as the Collector with the previous sanction of the Commissioner, may from time to time permit or order
    - it he shall make his own arrangements for obtaining supplies of opium and poppy heads which he is hereby authorized to sell, provided always that he shall not purchase the same rom any person in the Ajmere Merwara D. truet other

## Opium ]

Rules

## SPECIAL LICENSE TO LICENSED DRUGGIST UNDER RULE 5 (3) OF THE OPIUM RULES OF 1887

D	strict
N	o of Lacen e
N-	ame of Licensee
Lo	cality

- Special license granted to\_\_\_\_\_\_\_following the profession of\_\_\_\_\_\_\_in the District of Ajmere Merwars for the retail of opium pure or mixed and of poppy heads on the following conditions
  - I—That such opium or poppy heads shall be procured from a heensed vendor or furmer
  - II —That under no circumstances shall the licensec possess opium exceeding one seer or poppy heads exceeding 10 seers in weight respectively
  - III —That the opium and poppy heads shall be used bonα fide as medicine or in medical preparations
  - IV -That the Collector may at any time with or without cause assigned and without payment of compensation, withdraw this because
  - 1 -That this license shall not remain in force for more than two years from the date hereof

#### Onium

Dulen

- or Police officer of any suspected person who may resort to his shop (or shops)
- ΣIV —That he shall keep such accounts of stock and sales as may be prescribed or from time to time required by the Collector
- \(\lambda\tau\) —That the weights of measures used in his shop (or shops) shall be such only as may be prescribed by the Collector and shall be tested and stamped at the expense of the farmer under the orders of the Collector.
- AVI —That he shall have constantly fixed in a conspicuous part of the front of his shop (or shops) a sign board bearing in legible characters in the English Urdu and Hindi languages his name and the words Farmer and Licensed Vendor of Optum and Poppy heads
- XVII —That he shall produce for inspection on the demand of the Collector or other officer duty authorized in this behalf his less and accounts and allow such Collector or Officer access to his shop (or shops) when required so to do at any hour of the day or night
- AVIII —That he shall contribute such quota of the cost of preventive es tablishment as may be determined by the Collector
  - XIV.—That the Collector shall have power with the leave of the authority by which this lease is granted to cancel the lease or within the term of the lease to make or impossible reservations or restrictions with respect to the grant of licenses as to him may seem fit yrowled that if the lease is cancelled for any cause specified therein the furmer shall not be entitled to compensation for any loss he may sustain thereby, but if the lease is cancelled for any cause not specified there in or if any reservation or restriction with respect to the grant of licenses is made or imposed within the term of the lease, the furmer shall be entitled to receive for any loss which he may sustain thereby such compensation as the Chief Commissioner may determine

Opium ]	
Rules	
XX —T	that this leave may be surrendered by the farmer on his giving one month's previous notice in writing to the Collector and paying such sum as may be fixed by the Collector under No 10 of the Opium Rules of 1887.
T—IXX	hat nothing herein contained shall affect ruling Chiefs who may visit Ajmere-Merwara, and possessing opium, sell the same

Ajmere Merwar	a District			
XXII -That this lease shall	be in force only for a	term of	ti	iz
from the	day of	1	89	to
tho	day of	180		

to their own retainers during the period of their stay in the

XXIII --That no consumption of opium or its preparations shall be allowed on the premises.

Note.—(a) Opium when sold in any quantity not exceeding five tolas in weight and poppy heads when sold in any quantity not exceeding eight seers in weight shall be deemed to be sold by retail; and when sold in any larger quantity shall be deemed to be sold "whole-sile"

Dated

Collector of

#### Onium

Rules

FORM OF LICENSE FO BE GRANTED BY A PARMER TO LICENSED VENDORS UNDER RULE 12 (2) OF THE OPHUM RULES OF 1887

Be it known that	son of
resident of	is hereby authorized to sell by
	both (excluding or including chandu as
the case may be) in	upon the following conditions and
infringement of which shall render	his license hable to forfeiture and subject
him to the penalty prescribed by la	w for such off-nce

- II —That all risks of loss from failure of seasons or from any other cause whatsoever shall be borne by him and he shall make all payments as aforesaid from time to time as they fall due without any excuse or claim for compensation whatsoever
- III That he shall be bound by the Opsum Act the rules framed thereunder by the Local Government and all other laws in force for the time being in this behalf
- IV —That he shall keep a shop (or shops) only at the place (or places) noted in the margin or at such other place (or places) as the Collector with the previous sanction of the Commissioner may from time to time permit or order
  - V —That he shall male his own arrangements for obtaining supplies of the opium and poppy heads which he is hereby authorized to sell, provided always that he shall not pur hase the same from any person in the Ajmere Verwara. Di trict other than the Collector of Ajmere a future a cultivator manufacturer, or a person a athorized by general or special order in writing of the Collector to sell opium or poppy heads or

Opium	)
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ules.	
XX.—.	That this lease may be surrendered by the farmer on his giving one month's previous notice in writing to the Collector and paying such sum as may be fixed by the Collector unde No 10 of the Opium Rules of 1887.
XXI.—	That nothing herein contained shall affect juling Chiefs who may visit Ajmere-Merwara, and possessing opium, sell the same to their own retainers during the period of their stay in the Ajmere-Merwara District.
XXII.—'	That this lease shall be in force only for a term oftiz  from theday of189to
XXIII —	That no consumption of opium or its preparations shall be allowed on the premises.
No	TE—(a) Opum when sold in any quantity not exceeding five tolas in weight and poppy-heads when sold in any quantity not exceeding eight seers in weight shall be deemed to be

not exceeding eight seers in weight shall be deemed to be sold by "retail," and when sold in any larger quantity shall be deemed to be sold "wholesale"

Dated

Collector of

Rulas

FORM OF LICENSE TO BE GRANTED BY A FARMER TO LICENSLD VENDORS UNDER RULE 12 (2) OF THE OPULY RULES OF 1887

Be it known that	son of
resident of	is hereby authorized to sell by
retail opium or poppy head- or	both (excluding or including chandu as
the case may be) 1n	upon the following conditions, and
infringement of which shall render	his license liable to forfuture and subject
him to the penalty prescribed by l	tw for such off-nce

- II —That all risks of loss from failure of seasons or from any other cause whatsoever shall be borne by him, and he shall make all payments as aforesaid from time to time as they fall due without any excuse or claim for compensation whatsoever
- III —That he shall be bound by the Opuum Act, the rules framed thereunder by the Local Government, and all other laws in force for the time being in this behalf
- IV—That he shall keep a shop (or shops) only at the place (or places) noted in the margin, or at such other place (or places) as the Collector with the previous sanction of the Commissioner may from time to time permit or order.
  - V —That he shall make his own arrangements for obtuning supplies of the opium and poppy-heads which he is hereby authorized to sell, provided always that he shall not purhase the same from any person in the Ajmere-Merwara District other than the Collector of Ajmere, a furmer, a cultivator, manufucturer, or a person authorized by general or special order in writing of the Collector to sell opium or poppy-heads or

### Opium 1

Rules

both "whole ale, and that he shall always maintain in his shop (or shops) such minimum stocks of opium and poppyheads as may be directed by the Collector

- VI That he shill not sell to one and the same person (other than a heensed druggest) on any one dry opinin or poppyhe ds exceeding in the aggregate.
- VII —That he shall not sell to any licensed druggist more than one seer of opinin or 10 seers of poppy heads at one time
- VIII That he shall not receive grain, ornaments, wearing apparel, or other goods in barter or pawn for opium or poppy heads.
  - IX —That he shall keep has shop (or shops) open during such hours as may from time to time be prescribed by the Collector
  - A -That he shall not sell opium or poppy heads to any person under 16 years of age
  - AI -That he shall not permit any person of notoriously bad character to resort to his shop (or any of his shops), that he shall prevent gaining and disorderly conduct therein, and that he shall give information to the nearest Magistrate or Polico Officer of any suspected person who may resort to his shop (or shops)
- XII —That he shall keep such account of stock and sales as may be prescribed or from time to time required by the Collector
- XIII —That the weights and increases used in his shop (or shops) shall be such only as may be presembed by the Collector, and shall be tested and stranged at his own expense under the orders of the Collector.

Note—(a) Op in when a 11 in any quantity not exceeding 5 tolas in weight and proper leads when a 11 in any quantity not exceeding 5 tolas in weight of till demoltable a 11 ty "retal" and when will in any larger quantity shall be demoltable will well leads.


Rules

λIV —Tha	the shall have constantly fixed in a conspicuous part of the front of his shop (or shops a spaboard bearing in legible characters in the English Urdu and Hindi languages his name and the words Licensed retail vendor of opium and poppy heads
XV —Tha	the shall produce for inspection on the demand of the Collector or other Officer duly authorized in his behalf his license and accounts and allow such Collector or Officei access to his shop (or shops) when required so to do at any hour of the day or night
XVI —Tha	t this license may be surrendered by the licensee on his giving one months previous notice in writing to the farmer and Collector and prying such sum as may be fixed by or with the sanction of the Collector under Rule 10 of the Opium Rules of 1887
XVII -Tha	t this license shall be in force only for a term of
	189to theday of rally to the conditions of the lease dated granted to the farmer (enter name)
VVIII —Tha	at no consumption of opium or its preparations shall be allowed on the picmises.
Dated	ı
	Signed
	Farmer
Dates	ı
	Countersigned
	Collector

Rules

# APPENDIX TO AJMERE-MERWARA OPIUM RULES

# EXTRACT FROM THE PUNJAB OPIUM RULES

## (b) Import from Armere

- 27 Malwa opium may be imported into the Punjab in accordance with the following rules by licensed vendors under Rule 53 firmer, holders of hiecoses for wholesale vend under Rule 45 and Agents of Native States under the political control of the Punjab Government who have received permits under the orders of the Local Government.
- 28 So many maunds of Malwa opium as the Government of India may determine may be yearly imported into the Pinnib on payment of a duty, heremafter called the reduced duty, of such amount per chest of 140 lbs. or half chests of 70 lbs as may from time to time be fixed by the Government of India and notified in the Gazette of India. Such opium, after deduction of the amount which the Local Government may reserve for import into the Native States under the political control of itself will be allotted annually by the Financial Commissioner to the various districts of the Punjab
  - 29 (i) Eich Deputy Commissioner may issue permits addressed to a

I street from Role I (4) Ajnore Mer wara by unit blet et al. Let r means the Chief Off er in charge of the resone a diministration of a district and include any person specially an borized by the Chief China in our chief but a so or in without by the Chief China is ner, either by has no or in without by the first in select a Chief China et al. Let a Chief China et al. China et al.

missioner may issue permits addressed to a Collector of the Ajmere-Merwara territories, as defined in Chapter I, Rule 1 (4), of the Ajmere Merwara Opium Rules for the import of Malwa opium on payment of the reduced duty, to an amount not exceeding the allotment for the year for his district. When the allotment for the year

has been exhausted no further permit for import of Malva apium on pay ment of the reduced duty may be resued, but pormits may be granted for report on payment of the full duty which may from time to time be imposed by the Government of In his

(ii) If after I is all truent is exhausted any D puty Common ner considers it also also do not un permission to grant further periods for the importance of Malwa of ium on payment of

Parles

the reduced duty he may apply to the Financial Commissioner in the usual course and a transfer from a district in which the allotment appears likely to be in excess of its requirements will if possible, be arrunged

- 30 The original allotment for each district and all transfers of allotments sub-equently made will be reported at the time by the Financial Commissioner to the Commissioner of Almere
- 31 The Lieutenant Governor will arrange with each of the Native States under the political control of the Punjab Government-
  - (a) What quantity of the Valwa opium which the Government of India may permit to be imported at the reduced duty shall be allotted to it,
  - (b) The Deputy Commissioner to whom it should send the Agents whom it may authorize to apply for permits,
  - (c) The Deputy Commissioner to whom the opium so imported shall be consigned under Rule 34, and
  - (d) The route by which the consignment shall be transported to the Native State after being handed to the importer under Rule 37
- 32 All permits granted for the import of Malwa opium shall show on the face of them whether the opium imported is to be subject to payment of the reduced duty or of the full duty, and at the foot of the permit a note will be entered stating the total amount of Valwa opium for the import of which on payment of the reduced duty permits have already been granted during the year by the Deputy Commissioner issuing the permit

The permits shall show in detail-

Name of importer

Name of consumee

Quantity (in full che ts of 14011) unch or in half chest\* of 7011bs each)

Destination

Reute by railway

Opium.1

Rules

# APPENDIX TO AJMERE-MERWARA OPIUM RULES

# -----EXTRACT FROM THE DUNIAR OPIUM BUILDS

## (b) Import from Armere

- Malwa opium may be imported into the Punjab in accordance with 97 the following rules by licensed vendors under Rule 53 fumer- holders of licenses for wholesale yend under Rule 45, and Agents of Native States under the political control of the Punjab Government who have received permits under the orders of the Local Government
- So many maunds of Malva onum as the Government of India may determine may be yearly imported into the Punjah on payment of a duty. hereinafter called the reduced duty, of such amount per chest of 1401lbs, or half chests of 70 lbs as may from time to time be fixed by the Government of India and notified in the Gazette of India Such onium, after deduction of the amount which the Local Government may reserve for import into the Native States under the political control of itself will be allotted annually by the Financial Commissioner to the various districts of the Puniah
- (i) Each Deputy Commissioner may issue permits addressed to a Collector of the Amero-Merwara territo-I stract from Rule 1 (4), Ajmere Mer ries, as defined in Chapter I, Rule 1 (4), wara Opium Rules in charge of the resenue a liministration of the Aimere Merwara Opium Rules for of a district and includes any person specially authorised by the Chief Coin the import of Malwa opium on payment of the reduced duty, to an amount not ex-1 155 ner either ly name or in virtue of

district. When the allotment for the year has been exhausted, no further permit for import of Malwa opium on payment of the reduced duty may be assued, but permits may be granted for import on payment of the full duty which may from time to time be imposed by the Government of In ha

> If after his allotment is exhausted any Deputy Commissioner considers it advisible to obtain permission to grant further printed for the importation of Malwa opium on payment of

eceding the allotment for the year for his

his office, to discharge all or any of the f neti as of a Collector under these

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Pulce

the reduced duty he may apply to the Financial Commissioner in the usual course and a transfer from a district in which the allotment appears likely to be in excess of its requirements will if possible he arranged.

- 30 The original illutment for each district and all transfers of allotments subsequently made will be reported at the time by the Financial Commissioned to the Commissioner of Africa.
- 31 The Li ut want G vernor will arringe with each of the Native States under the point of control of the Punjab Covernment.
  - (a) What pointing of the Malwa opium which the Government of India now pormit to be imported of the reduced duty shall be allotted to it
  - (b) The Deputy Commissioner to whom it should send the Agents whom it may authorize to apply for permits
  - (c) The D puty C minissi nei to whom the opium so imported shall be onsigned under Rule 34, and
  - (1) The rate by which the consignment shall be transported to the Native State after being handed to the importer under Rule 37.
- 32. All permits granted for the amport of Malwa opinum shall show on the face of them whether the opinum imported is to be subject to payment of the reduced duty or of the full duty and at the foot of the permit a note will be entered stating the total amount of Malwa opinum for the import of which, on payment of the reduced duty permits have thready been granted during the year by the Deputy Commissioner assuing the permit

The permits shall show in d tal-

Name of importer

Name of c usignite

Quantity (in full the 's of 1401th each or in half chests of 701ths each)

Destination

## Opium ]

#### Rules

Period not exceeding three months during which the opium may be imported

A duplicate of the permit shall be sent by post by the Deputy Commissioner issuing it to the Collector to whom it is addressed

If the Deputy Commissioner issuing the permit is Deputy Commissioner of Karnal or Rohtal a copy of the permit will also be sent by him to the Deputy Commissioner of Delhi

33 An importer who has obtained a permit from the Deputy Commissioner under Rule 29 or Rule 31 (b) may take it to the Collector to whom it is addressed and may apply for a special order in writing under Rule 5 (2) of the Aymere Merwara Opium Rules authorizing him to buy opium either in Aymere or Rajputana

The opum so purchased shall be brought by the importer to the Ajmere scales where after paying the prescribed duty he will obtain a pass for import of the opium to the Punjab in accordance with the aforesaid Ajmere Merwara Opium Rules.

- 34 (a) When in accordance with the said Ajmere Merwara Rules the opium for import to the Punjab has been duly weighted the Opium Agent or Officer duly authorised by him to sign the pass will on receiving the duty payable grunt an import pass to the Punjab showing—
  - (a) The name of the importer
  - (b) The amount of opium to be imported,
  - (c) The Deputy Commissioner to whom it is to be consigned,
  - (d) The route by Railway or Road
  - (c) The period not exceeding three months during which the import pass shall remain in force and
  - (f) The Revenue Officer under authority of whose permit the import pass is granted
  - (ii) Malwa opium may be imported into the Purjab only by the Rajputana Malwa and Perozepore Rewari Railways.
  - (iii) The original import pass will be sent with the consignment to the Raily by authorities who will after recovering all necessary changes from the importer consign the opinin to the Defuty Commissioner mentioned in the pass. Of ium intended for import to the districts of Karmal and Robitakshall be consigned to the Deputy Commissioner of Delhi

IOnium

Rules

- 35 The original import pass together with the consignment covered by it shall be delivered on the line of rul to the Deputy Commissioner to whom it is consigned or to the officer in charge of the excise revenue of his distinct.
- 36 The Deputy Commissioner or the Officer in charge of the excise revenue of the district shall examine the consignment and the original import pass covering the same and shall compare both of them with the duplicate of the pass forwarded to him by the Opium Agent or officer duly authorized by such Agent to sign the pass
  - 37 (1) The Deputy Commissioner will then deliver the opium to the importer to whom he had granted the permit authorizing the import. Before delivery the amount will be again compared with the amount entered in the import ross
    - (u) In the case of opuum intended for Karnal or Rohtak the Deputy Commissioner of Delhi, to whom it will be consigned under Rule 34 and not the Deputy Commissioner who originally granted the permit under Rule 29, will deliver the opium to the importer Before making over the opium to the importer the Deputy Commissioner of Delhi, or his Assistant in chriege of the excise revenue of the District will compare the weight of the opium received with the amount entered in the original import pages and in the displacet pages as resurred by Rule 36

He will afterwards cause the packages to be carefully scaled with his own seal and in authorizing the importer to transport the opium imported to the Karnal or Robtal District as the case may be, will carry out, as far as it is applicable, the procedure in regard to the transport of opium from one district to another presented in Rules 19 to 24

The Deputy Commissioner of Delhi or his Assistant in charge of the excise receive of the District shall send at once to the Deputy Commissioner of Karnal or Robtah, as the case may be a copy of the original import pass delivered to him under Rule 35

38 After delivery of the opium to the importer, the Deputy Commissioner shall return the opium pass covering the consignment, duly cancelled to the Opium Agent at Ajmere Opium.]

Rules

# ORDERS BY THE CHIEF COMMISSIONER OF AJMERE-MERWARA.

#### NOTIFICATION

[a] No 1219 OF 1887, dated Abu. 4th October 1887

In exercise of the powers vested in him by section 2 of the Opium Rules sanctioned by the Governor General in Council, and published at page 496 of Part II of the Gazette of India, duted the 27th August 1887, under Notification No O R 589, dated the 12th idem, the Chief Commissioner of Ajmere-Merwaru is pleased to define the following as the local areas to which Part I, Chapter II, of the said rules shall apply, namely—

The Municipal limits of Ajmere

The Municipal limits of Beawar

The Municipal limits of Kekii

The Cantonment limits of Nasirabad

2 Notification No 581, dated the 21st July 1883, published at page 408 of Part II of the Gazette of India of the 28th idem, is hereby cancelled

## [b] No 5187, dated 28th September 1887

In exercise of the power conferred by the first paragraph of the Schedule to the Rules made by the Chief Commissioner of Ajmere-Merwart under Sections 5 and 13 of the Opium Act, 1878, and published under Notification O R 589, dated the 12th August, 1887, in Part II of the Gazette of India of 27th August 1887, the Governor Ceneral in Council is pleased to notify that the following duty shall be physble on all opium exported from Ajmere namely—

- (a) On opium booked by Railway from Ajmere to the city of Bombay for exportation, thence by sea-a duty of Rs 675 per chest containing net 1401 lbs avoirdupois weight, including leaf and dust, and
- (b) On opium brought to the scales at Ajincre, for exportation to the territories administered by the Governor of Bombay in Council, a duty of Rx. 725 per chest, if such opium is not covered by a pass for exportation by sea from the Port of Bombay.

<sup>[</sup>a] bule ( arette of In 1 a part II for 15.7, p 5 6

<sup>(</sup>i) July hed at page 40) of the Cazette of India, Last I, dated the lat O tober 1847.

(a) of this hot feat in was appropried by No. 3,4%, dated 3th July last, which has now beel appended by No. 3,4%, dated, 3th July last, which has now beel appended by No. 4.2%, hated 20th O tober 1907, junted at page 1007.

(Opium

Rules

#### PINANCE AND COMMERCE DEPARTMENT

# NOTIFICATION —SEPARATE REAENUE

Outra

[a] No. 4780 dated the 27th October 1897

In exercise of the powers conferred by Section 6 of Act I of 1878 (The Opium Act 1878) the Governor General in Council is pleased to reduce by Rs 100 per chest the duty on Opium imported by land into the Presidency of Bombay for exportation by sea from the Port of Bombay

Accordingly it is hereby notified that till further orders all Opium imported by land into the Presidency of Bombay and covered by a pass for exportation by sea from the Port of Bombay, granted in accordance with rule 16 of the rules made under the Opium Act 1878 published by Government of Bombay in their Notification No 4472 A dated 3rd June 1880, shall be subject to the following duty upon each chest weighing net 1401 lbs avoirdupous weight numbly —

When the pass for such Opium is granted at Ajmere Rs 525
When the pass for such Opium is granted elsewhere 500

## FINANCE AND COMMERCE DEPARTMENT

[b] Notification No 2307 Fx, dated Simla the 18th May 1898

#### SEPARATE REVENUE.

CTITUM

In exercise of the powers conferred by section 6 of the Opium Act 1878 (I 878) and in supersession of the notification in this Department No 1846 dated the 22nd March 1889 the Governor General in Council is placed to direct that duty at the rate of Rs. 250 shall be levied with effect from the 1st April 1898 on each chest of Malvu opium of 1401 lbs aroundupous net weight imported into the Punjab through Ajmere

<sup>[</sup>a] I ide Gazette of India Part I, dated 30th O tober 189", p. 974

<sup>[</sup>b] I ide Gazette of Ind a, Part I, dated 21st May 1898 p 512

•

# PATWARI REGULATION.

# \_\_\_ [ a ] No 15 -Dated the 10th July 1895

Whereas by Resolution passed by the Secretary of State for India in Council on the 16th day of March 1871 the provisions of the 33rd of Vict, Chap 3 Sec I were declared applicable to Ajmere and Merwara,

And whereas the Chief Commissioner of Aimere and Merwara has proposed to the Governor General in Council a draft of the following Regulation, together with the reasons for proposing the same.

And whereas the Governor General in Council has taken the draft and reasons into consideration and has approved of the draft and the same has received the Governor General's assent on the 8th day of July 1895,

In pursuance of the direction contained in the said section the said Regulation is now published in the Gazette of India and Local Gazette for Aimere and Merwara

### REGULATION NO III OF 1895

A Regulation to provide for the imposition of a Patuari rate in Agmere and Meruara and for the appointment of Patuaris and Superusor Kanungos

Whereas certain cesses for the maintenance of Patwaris are collected in the Chief Commissionership of Ajmere and Merwara partly under the orders of the Government of India and partly by voluntary contributions from Jagurdars.

And whereas it is expedient to provide for the levy of a Patwari rate in lieu of those cesses and for the administration of the fund accruing from that rite.

It is hereby enacted as follows

(1) This Regulation may be called the Ajmere Patwari Regulation Title extension 1895

#### Patwaris.1

- (2) It extends to the estates described in the schedule, and
- (3) It shall come into force on such day as the Chief Commis ioner may by notification in the Gazette of India appoint

Patwari fund 2 A fund to be called the Patwari fund, to provide for the pay of patwaris and Supervisor Kanungos, and to defray the cost of stationery required by their and such other expenses as may, in the opinion of the Chief Commissioner be properly debitable to the fund, shall be formed, and to its credit shall be placed among other sums, the proceeds of the rate leviable under the next following section.

Latwarı rate

- 3 (1) Every estate described in the schedule shall be subject to the payment of a rate, to be called the Patwar rate, of such amount as the Chief Commissionar may with the previous sunction of the Governor General in Council from time to time prescribe not exceeding four annual for every five rupees of its annual value.
  - (2) ' Annual value in sub section (1) means-
  - (a) In the case of a Khalsa coate, double the land revenue for the time being assessed on the estate,
  - (b) In the case of an Istimian estate or a minor Istimian estate double the land revenue which would have been assessable on the estate if the land revenue thereof had not been in part released and
  - (r) In the case of a Jagir estate, double the land revenue which would have been assessable on the estate if the land revenue thereof had not been wholly released
- (3) The cess levied on any estate as pitwan cess at the commencement of this Begulation shall be deemed to have been a Pitwan rate duly imposed under this section and the Patwan fund in existence at such commencement shall be deemed to have been created under this Regulation.
- (4) The Chief Commissioner may, with the previous sanction of the Governor General in Council and the consent of the Istimizardar, at any time direct the imposition of a Patwar rate end, or the revision of such rate for, any Istimizar retain any local area and may, with such consent but without as hown to a pro-ribe the instalments and times by and at which any such rates shill be payable.

- (5) A Patwari rate may be recovered as if it were an airear of land revenue due in respect of the estate subject thereto
- (6) When this Regulation has been extended by the Chief Commissioner to any Istimrari estate with the consent of the Istimrardar such consent shall not be revocable by the Istimrardar or any of his successors without the previous permission of the Chief Commissioner
- circles and to each circle a Patwari shall be appointed (2) The circles aforesaid shall be grouped into divisions and to each

(1) The estates described in the schedule shall be divided into Patwaria Kanungua div sions

- division a Supervisor Kanungo shall be announted
- (3) The Chief Commissioner may after the boundaries of such circles and divisione
- (4) All Patwaris and Supervisor Kinungos holding office at the commencement of this Regulation shall be deemed to have been appointed under this Regulation
  - The Chief Commissioner may subject to the control of the Governor Power to General in Council make rules to regulate-

- (a) The appointment and dismissal of Patwaris and Supervisor Kanungoa (b) The examination of candidates for the office of Patwari or
- Supervisor Kanungo and the qualifications which they must nossess
- (c) The duties of Patwaris and Supervisor Kanungos and the up keep and submission of annual or other returns
- (d) The pay of Patwaris and Supervisor Kanuncos and the amount which may be expended in their behalf on stationers and for such other purposes as may in the opinion of the Chief Commissioner be properly debitable to the Patwari fund, and
- (e) Generally the measures for currying out the purposes of this Regulation
- Sections 65 and 70 and the second paragraph of section 69 of Person the Americ Land and Revenue Regulation 1877 are hereby repealed

#### Patwans 1

- (2) It extends to the estates described in the schedule, and
- (3) It shall come into force on such dry as the Chief Commissioner may by notification in the Gazette of India appoint
- 2 A fund to be called the Patwari fund to provide for the pay of put waris and Supervisor Kanungos and to defray the cost of stationery required by them and such other expenses as may in the opinion of the Chief Commissioner be properly debitable to the fund shall be formed and to its credit shall be placed among other sums the proceeds of the rate leviable under the next following section.
- P twar rate

Patwari fund

- 3 (1) Every estate described in the schedule shall be subject to the payment of a rate to be called the Patwari rate of such amount as the Chief Commissioner may with the previous sanction of the Governor General in Council from time to time prescribe not exceeding four annas for every five rupces of its annual value.
  - (2) Annual value in sub section (1) means-
  - (a) In the case of a Khalsa es ate double the land revenue for the time being assessed on the estate
  - (b) In the case of an Istimeri estate or a minor Istimeni estate double the land revenue which would have been assessable on the estate if the land revenue thereof had not been in part released and
  - (c) In the case of a Jagir estate double the land revenue which would have been assessable on the estate if the land revenue thereof had not been wholly released
- (3) The cess levied on any estate as priwan cess at the commencement of this Regulation shall be deemed to have been a Priman rate duly imposed under this section and the Priman fund in existence at such commencement shall be deemed to have been created under this Regulation
- (4) The Chief Commissioner may with the previous sanction of the Governor General in Council and the consent of the Istimirardar at any time direct the imposition of a Patwari rate on or the revision of such rate for any local area and may with such consent but without such suction presente the instituents and times by and at which any such rate shall be juvable.

- (5) A Patwara rate may be recovered as if it were an arrear of land recome due in respect of the estate subject thereto
- (6) When this Regulation has been extended by the Chief Commissioner. to any Istimian estate with the consent of the Istimiandar such consent shall not be revocable by the Istumpardar or any of his successors without the are VIOUS permission of the Chief Commissioner
- (1) The estates described in the schedule shall be divided into Pathania circles and to each circle a Patwari shall be appointed

Supervisor Kanungas dia sions

- (2) The circles aforesaid shall be grouped into divisions and to each division a Supervisor Kaniingo shall be appointed
- (3) The Chief Commissioner may alter the boundaries of such circles and divisions
- (4) All Patwaris and Supervisor Kunungos holding office at the commencement of this Regulation shall be deemed to have been appointed under this Regulation
- The Chief Commissioner may subject to the control of the Governor Power to General in Council make rules to regulate-
  - (a) The appointment and dismissal of Patwaris and Supervisor Kanungo
  - (b) The examination of candidates for the office of Patwari or Supervisor Kanungo and the qualifications which they must nossess
  - (c) The duties of Patwaris and Supervisor Kanungos and the up keep and submission of annual or other returns
  - (d) The pay of Patwaris and Supervisor Kanungos, and the amount which may be expended in their behalf on stationers and for such other purposes as may in the opinion of the Chief Commissioner be properly debitable to the Pitwan fund, and
  - (e) Generally, the measures for currying out the purposes of this Regulation
- Sections 68 and 70 and the second paragraph of section 69 of goal the Ajmere Land and Revenue Regulation 1877 are hereby repealed

## Patwaris.]

#### SCHEDULE.

ESTATES IN THE CHIEF COMMISSIONERSHIP OF AJMERE AND MERWARA TO WHICH THIS REGULATION EXTENDS

[Sec Sections 1 (2), 3 (1) and 4 (1)]

- (1) Khalsa or revenue-paying estates,
- (2) Any Istimrari estate to which this Regulation may be extended by the Chief Commissioner with the consent of the Istimrardar
- (3) The estates (Rajosi, Karel, Karekhri, Ajusar, Nausur, and Kotri) paying a quit rent, and known as the minor Istimrari estates and
- (4) Jagar or Revenue-free estates.

## STATIONERY TO PATWARIS

RULES REGULATING THE SUPPLY OF STATIONERY TO THE PATWALIS OF THE
AJMERE AND MERWARA DISTRICTS SANCTIONED BY THE CHIEF COMMISSIONER'S LETTER NO 18, ADALD ABU, THE 19TH FEBRUARY 1898

The following rules are issued for the supply of stationery to the Patwaris in the Ajmere Merwara Districts

2 The following printed forms bound registers, and miscellaneous articles laid down against each Tehal shall be indented for by the Revenue Extra Assistant Commissioner annually

## (a) Printed forms -

	Khasra forms	Khatoonis for variable	Khatoons for varial to	Khatooms for variable	Khatoonis for crop	Application forms for water from crop rate tanks	Parwanas conveying permission for irri galion
Ajmere	19 000	6,000	3 500	*500	*400	*500	•1,000
Berwar .	6 000		1 500	300	400	500	1,000
Todgurh	7 000		1 500	300	800	500	1,000
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<sup>.</sup> Shall be printed at the expense of the Public Works Department

## Patwaris.]

#### SCHEDULE

ESTATES IN THE CHIEF COMMISSIONERSHIP OF AJMERE AND MERWARA TO WHICH THIS REGULATION EXTENDS

[See Sections 1 (2), 3 (1) and 4 (1)]

- (1) Khalsa or revenue-paying estates,
- (2) Any Istimrari estate to which this Regulation may be extended by the Chief Commissioner with the consent of the Istimrardar
- (3) The estates (Rajosi Karel, Karekhri, Ajaisar, Nausar, and Kotri) paying a quit rent, and known as the minor Istimrani estates and
- (4) Jagur or Revenue-free estates

Patwaris.

## STATIONERY TO PATWARIS

RULES REGULATING THE SUITING STATIONERY TO THE PATWARIS OF THE AJMPRE AND MERWARA DISTRICTS SANCTIONED BY THE CHIEF COMMISSIONER'S LETTLE NO 181, DATED ABU, THE 19TH PERRUARY 1898

The following rules are issued for the supply of stationery to the Patwaris in the Ajmere-Merwara Districts

 The following printed forms, bound registers, and miscellaneous articles laid down against each Tehsil shall be indented for by the Revenue Extra Assistant Commissioner annually

## (a) Printed forms -

	Khasra forms.	Abatoons for variable	Khatoonis for varial!	Khatoonis for variable	Inhatcons for crop	Application forms for water from crop rate tanks.	Parwanas conveying permission for irri galion.
Лушеге	19,000	6,000	3,500	•500	•400	•500	•1,000
Beawar	6,000		1,500	300	400	500	1,000
Todgarh	7,000	٠.	1,500	300	800	500	1,000
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<sup>.</sup> Shall be printed at the expense of the Public Works Department

## Patwaris.]

#### SCHEDULE.

ESTATES IN THE CHIEF COMMISSIONERSHIP OF AJMERE AND MERWARA TO WHICH THIS REGULATION EXTENDS

[See Sections 1 (2), 3 (1) and 4 (1)]

- (1) Khalsa or revenue-paying estates,
- (2) Any Istimaran estate to which this Regulation may be extended by the Chief Commissioner with the consent of the Istimardar:
- (3) The estates (Rajosi, Karel, Karekhri, Ajusar, Nausur, and Kotri) paying a quit rent, and known as the minor Istimrari estates; and
- (4) Jagir or Revenue-free estates.

## STATIONERY TO PATWARIS

RULES REGULATING THE SUPPLY OF STATIONERY TO THE PATWARIS OF THE
AJMERE AND MERWARA DISTRICTS SANCTIONED BY THE CHIEF COMMISSIONER'S LETTER NO 181, DATED ABU, THE 19TH PERBUARY 1898

The following rules are issued for the supply of stationery to the Patwaris in the Ajmere Merwara Districts

 The following printed forms, bound registers and miscellaneous articles laid down against each Tehal shall be indented for by the Revenue Extra Assistant Commissioner annually

#### (a) Printed forms -

	Вържета богтв	Khatoons for variable	Khatoonis for varial le	Khatoonis for variable	Khatoons for crop	Application forms for water from crop rate tanks	Parwanas conveying permission for irri gation
Ajmere	19 000	6,000	3 500	•500	*400	•500	•1,000
Beawar .	6 000		1,500	300	400	500	1,000
Todgarh	7 000		1,500	300	800	500	1,000

<sup>.</sup> Shall be printed at the expense of the Public Works Department

# Patwans ]

# (b) Bound registers -

	Roznamel as (diaries)	Klata Bahis	Registers patta Kabuliat	Reg sters of Shamlat Accounts	Mutation regieters
Ajmere	192	200	16	50	20
Ведwэг	242	250	8	40	16
Todgarh	88	90	8	30	14
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## (c) Miscellaneous articles -

		In	ık			
	Brown paper	Black	<u> </u>	Thread	Veedles	Bastas.
	Reums.	Bundles	Bundles	Seers		Thans
Ajmere	110	300	100	3	1.0	12
Beawar	110	200	75	2	100	10
Todgarh	90	150	50	11	75	8

- 3 The frame shall be printed under the orders of the Collector and shall reach the Telesla through the Revenue Extra Assistant Commissioner by the 1st April
- 4 The registers shall be bound under the orders of the Revenue Extra Assistant Commissioner with the previous sanction of the Collector and shall be despatched to the Tehsils before 1st September
- 5 The Tehsildar shall about indent for the miscellaneous articles to the Revenue Extra Assistant Commissioner and shall purchase the things indented for on receipt of the Collector's sunction
- 6 The stationery shall be in the custody of the Teheil Jimadar, and the Registrar Girdawar shall be responsible for its accounts. The Registrar Girdawar shill issue all articles prescribed for the Pitwaris in time to their Girdawars, who shall distribute the same with ut dolay.
- 7 The Registru Girlawar shall keep a list prepared by the Tehnildur and approved of by the Collector showing all articles prescribed for the Putwars and shall furnish a copy thereof to each Girdawar. He shall obtain a receipt from the Girdawars for all articles issued for the Patwars of his circle.
- 8 For the above purposes the Registrar Girdawar and the Girdawars shall keep a register in the following form in which all articles received and issued by them shall be entered
- 9 The cost of these articles except that incurred in printing the forms required for variable beds and crop rate tanks shall be debited to the Pat war Fund
- 10 The Patuaris shall at transfer make over all the stationers they may have at the time to their successors and shall be liable for any deficient cres
- 11 Articles specially required by the Patwaris and not provided for in these rules may be supplied or the recommendation of the Revenue Extra Assistant Commissioner

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# ACT NO V OF 1861 (REGULATION OF POLICE)

## STATEMENT OF REPEALS AND AMENDMENTS

REPEATED IN 1ART . ACT IX OF 1871,
ACT XVI OF 1874,
ACT XVI OF 1874,
ACT X OF 1882,
(LOCALLY) BEN ACT VII OF 1869
REPFALED IN PART AND AMENDED ACT VIII OF 1895
AMENDED . ACT III OF 1888
BEN ACT VII OF 1869

The following changes have been made in reprinting the Act -

- (1) Repealed matter has been omitted, explanatory notes being inserted (or, when this was not practicable, the repeal has been mentioned in a footnote)
- (9) Amen Iments have been inserted in their proper places, with explanatory footnotes.
- (3) Some further footnotes have been ad led for convenience of reference
- (4) Length; sections have sometimes been livided into clauses and paragraphs.
- (5) The marginal notes have in some instances been revised,
- (6) Arabic numerals have been substituted for the Roman numerals used in the original edition to denote the section numbers.
- (7) Tielead ags to the pages have been amplified ,
  - (8) A talk of contents las been allc 1

Police.]

Act

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2 Constitution of the force

3 Superintendence in the Local Government

4 Inspector General of Police, etc 5 Powers of Inspector General

Exercise of powers

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8 Certificates to police officers Surrender of certificate

9 Police-officers not to regign without leave or two months' notice

10 Police officers not to engage in other employment

11 [Repealed]

12 Power of Inspector General to make rules

13 Additional police-officers employed at cost of individuals

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- 45 Local Government may prescribe form of returns
- 46 Scope of Act
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# Police.]

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# [ a ] ACT No V OF 1861.

(Received the Governor-General's assent on the 22nd March 1861.)

#### AN ACT FOR THE REGULATION OF POLICE

[As modified up to the 1st March 1895]

111

Whereas it is expedient to reorgani, more efficient instrument for the presents enacted as follows —

1 The following words and expremeaning assigned to them, unless there is context reprignant to such or in the

The words "Magistre charged with the execut powers of a Magistrate with such executive adu-

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The Act has bee following Schichied I and Pargunach Palif 1881, part I, p. 5049 Districts (rec Garatte e 11, 21, 28, 33, 44, 8, as part I, pp. 88 and 3,23)

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Act

The words general p lice district shill embrace any presidency, privitice or place or any part of any presidency, province or place in which this Act shall be ordered to take efficient.

[\*] The words District Superintendent and District Superintendent of Police shall include any Assistant District Superintendent or other person appointed by general or special order of the Local Government to perform all or any of the duties of a District Superintendent of Police under this Act in any district [\*]

The word property shall include any moveable property money or valuable security

Words importing the singular number shall include the plural number, and words importing the plural number shall include the singular number

Words importing the masculine gender shall include females The word "person shall include a company or corporation

The word munth shall means a calendar month

The word cattle shall beside horned cattle include elephants camels horses asses mules sheep goats and swine

[b] 2. The entire police establishment under a Local Government Constitution shall for the purposes of this Act be deemed to be one police force and of the force shall be formilly enrolled and shall consist of such number of officers and men and shall be constituted in such mainer and the members of such force shall receive such pay, as shall from time to time be ordered by the Local Government subject to the sauction of the Governor teneral of India

in Council

3 The Superintendence of the police throughout a general police-Superintend district shall vest in and subject to the general control of the Governor Lead Cov General of India in Council shall be evereived by the Local Government country to which such district is subordinate, and except as authorized ander the provisions of this Act no person officer or Court shall be empowered by the Local Government to appoint superiode or control any police functionary

<sup>[48]</sup> Tl a port on was userted by Act MII of 180, a 1 [16]. So of the six thick to the princes suffer the critical of the Leutenant Covernor of Benyal was rial liyte a Act VII of 1 00 (printed Benyal Code Volli Ed 1890 I 129)

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# [a] ACT No V OF 1861.

(Received the Governor-General's assent on the 22nd Mu,ch 1861)

AN ACT FOR THE REGULATION OF POLICE

[As modified up to the 1st March 1895]

Preamble

Whereas it is expedient to reorganize the police and to make it a more efficient instrument for the prevention and detection of crime, It is enacted as follows—

Interpreta

1 The following words and expressions in this Act shall have the meaning assigned to them unless there be something in the subject or context reprignant to such construction, that is to say —

The words Magistrate of the district' shall mean the chief officer charged with the executive administration of a district and executing the powers of a Magistrate, by whatever designation the chief officer charged with such executive administration is styled

The word "Magistrate" shall include all persons within the general police district, exercising all or any of the powers of a Magistrate

The word ' police ' shall include all persons who shall be enrolled under this Act

As to the police force in Bengal, see Bengal Act VII of 1869 (in Bengal Code, Vol. II, Ed 1890, p. 179) which is to be read and taken as part of Act V of 1861

As to the relivation of the provisions of Act V of 1861 which restrict the employment of pelicos ill years to the presidency province of the place of the place and holiment of which they are much say, see Act III of 1888, in Control Acts, 1898 88, 261 1899 p. 101

The words 'general police district—shall embrace any presidency, province or place or any part of any presidency, province or place, in which this Act shall be ordered to take effect

[\*] The words "District Superintendent" and "District Superintendent of Police" shall include any Assistant District Superintendent or other person appointed by general or special order of the Local Government to perform all or any of the duties of a District Superintendent of Police under this Act in any district [\*]

The word "property' shall include any moveable property, money or valuable security

Words importing the singular number shall include the plural number, and words importing the plural number shall include the singular number

Words importing the masculine gender shall include females .

The word "person" shall include a company or corporation.

The word "month" shall means a calendar month.

The word "cattle" shall besides horned cattle, include elephants, camels, horses, asses, mules, sheep, routs and swine

[b] 2. The entire police establishment under a Local Government Constitution shall, for the purposes of the Act, be deemed to be one police force, and of the force shall be formally enrolled, and shall consist of such number of officers and men, and shall be constituted in such manner, and the members of such force shall receive such pay, as shall from time to time be ordered by the Local Government, subject to the sauction of the Governor-General of India in Council

3 The Superintendence of the police throughout a general police-Superintend district shall vest in and, subject to the general control of the Governor-teal form in the General of India in Council, shall be exercised by the Local Government emment, to which such district is subordinate, and, except as authorized ander the provisions of this Act, no person, officer or Court shall be empowered by the Local Government to appoint, supersode or control any police functionary

<sup>[48]</sup> This ports in was insected by Act MII of 1885, a 1 [5] S. 2, so first as it advise to the promoces wile the control of the Liceutenant Governor of Ben, d was rejeated by Len, Act VII of 186) (pointed, Bengal Code, Vol II, Ed 1890, p 129)

Act

Inspector General of Police, etc 4 The administration of the police throughout a general police district shall be vested in an officer to be styled the Inspector General of Police and in such Deputy Inspectors General and Assistant Inspectors General as to the Local Government shall seem fit

The administration of the police throughout the local jurisdiction of the Magistrate of the district shall, under the general control and direction of such Magistrate be vested in a District Superintendent and such Assistant District Superintendents as the Local Government shall consider necessary

The Inspector General and other officers above mentioned shall from time to time be appointed by the Local Government and may be removed by the same authority

Powers of Inspector General Exercise of powers 5 The Inspector General of Pohce shall have the full powers of a Magn-trate throughout the general police distinct, but shall exercise those powers subject to such limitation as may from time to time be imposed by the Local Government

6 [Magisterial powers of police officers] Repealed by Act X of 1882

Appoint ment dis missil etc., of inferior officers

- 7 The appointment of all police officers other than those mentioned in section 4 of this Act shall under such rules as the Local Government shall from time to time sanction rest with the Inspector General, Diputy Inspectors-General, Assistant Inspectors General and District Superintendents of Police, who may, under such rules as aforesaid, at any time dismiss, suspend or reduce any police officer whom they shall think remiss or negligent in the discharge of his duty or unfit for the same.
  - [a] or may award any one or more of the following punishments to any police officer who shall discharge his duty in a careless or negligent manner, or who by any act of his own shall render himself unfit for the discharge thereof namely—
    - (a) Fine to any amount not exceeding one month's pay,
    - (b) Confinement to quarters for a term not executing fiftern days, with or without punishment drill extra guard fatigue or other duty.
    - (c) Deprivation of good conduct pay
    - (d) Removal from any office of distinction or special emolument [1]

- 8 Every police officer so appointed shall receive on his appointment a Cert feates certificate in the form unneved to this Act under the seal of the Inspector Officers General or such other officer as the Inspector General shall appoint by virtue of which the jurion holding on he certificate shall be vested with the powers, functions and privileges of a police officer.
- [4] Such certificate shall cease to have effect whenever the per on Surren ler of named in it ceases for any reason to be a police officer, and on his ceasing to certificate be such an officer shall be forthwith surrendered by him to any officer empowered to receive the same
- [\*] A police officer shall not by reason of being suspended from office cease to be a police officer. During the term of such suspension the powers functions and privileges vested in him as a police officer shall be in abeyance but he shall continue subject to the same responsibilities discipline and penalties and to the same juthorities as if he had not been suspended
- 9 No police officer shall be at liberty to withdraw himself from the Police officer duties of his office unless expressly allowed to do so by the District Superin without leave tendent or by some other officer authorised to grint such permission or or two without the leave of the District Superintendent to resign his office unless notice he shall have given to his superior officer notice in writing for a period of not less than two months of his intention to resign
- 10 No police officer shall engage in any employment or office whatever Pol co officers other than his duties under this Act unless expressly permitted to do so in not to enage writing by the Inspector General
  - 11 [Police superannuation fund] Repealed by Act X VI of 1874
- 12 The Inspector General of Police may from time to time subject to Power of the up roval of the Local Government frame such orders and rules as he General consultation and distribution of the police force the places at which the members of the force shall reside and the patients resides at which the members of the force shall reside and the patients resides to be performed by them, their inspection, the description of arms accountements and other necessaries to be firmished to them the collecting and communicating by them of intelligence and information and all such other orders and rules relative to the police force.

<sup>[4]</sup> These paragraphs were substituted for the original paragraph by Act VIII o

#### Police.]

Act

as the Inspector General shall, from time to time, deem expedient for preventing abuse or neglect of duty, and for rendering such force efficient in the discharge of its duties

Additional police officers employed at cost of indi viduals

18 It shall be lawful for the Inspector General of Police, or any Deputy Inspector General, or Assist int Inspector General, or for the District Superintendent, subject to the general direction of the Magistrate of the district, on the application of any person showing the necessity thereof to depute any additional number of police officers to keep the peace at any place within the general police-district, and for such time as shall be deemed proper. Such force shall be exclusively under the orders of the District Superintendent and shall be at the charge of the person making the application.

Provided that it shall be lawful for the person on whose application such deputation shall have been made on giving one month's notice in writing to the Inspector General Deputy Inspector-General or Assistant Inspector-General, or to the District Superintendent, to require that the police officers so deputed shall be withdrawn, and such person shall be relieved from the charge of such additional force from the expiration of such notice

Appointment
of additional
force in the
neighbour
hood of rail
way an i
other works

14 Whenever my railway cand or other public work, or any manufactory or commercial concern, shall be carried on, or be in operation in any part of the country, and it shall appear to the Inspector General that the employment of an additional police force in such place is rendered necessary by the behaviour or reasonable apprehension of the behaviour of the persons employed upon such work, manufactory or concern it shall be lawful for the Inspector-General, with the consent of the Local Government, to depute such additional force to such place, and to employ the same so long as such necessity shall continue, and to make orders, from time to time, upon the person having the control or custody of the funds used in carrying on such work, manufactory or concern, for the payment of the extra force so rendered necessary, and such person shall thereupon cause payment to be made accordingly

Quartering
of a l litt nal
px l ce in dis
turbed or
dangerous
districts

[8] 15 (1) It shall be lawful for the Local Government, by proclamation to be notified in the officerl Grzette, and in such other manner as the Local Government shall direct, to declare that any area subject to its

<sup>[ ]</sup> The section was substituted for the original s 15 by Act VIII of 1895 # 4

Act

authority has been found to be in a disturbed or dangerous state or that from the conduct of the inhabitints of such area or of any class or section of them it is expedient to increase the number of police

- (2) It shall thereupon be lawful for the Inspector General of Police or other officer authorized by the Local Government in this behalf, with the sanction of the Local Government to employ any police force in addition to the ordinary fixed complement to be quartered in the area specified in such proclimation as aforested
- (3) Subject to the provisions of sub section (5) of this section, the cost of such additional police face shall be borne by the inhabitants of such area described in the proclamation
- (4) The Magistrate of the district after such enquiry as he may deem necessary shall any ortion such cost among the inhabitants who are as aforesaid hable to bear the same and who shall not have been exempted under the next succeeding sub-section. Such apportionment shall be unide according to the Magistrate's judgment of the respective means within such area of such inhabitants
- (5) It shall be lawful for the Local Government by order, to exempt any persons or class or section of such inhabitants from limitative to bear any portion of such cost
- (6) Every proclamation resued under sub-section (1) of this section shall state the p rixl for which it is to remain in f ree but it may be withdrawn at any time or continued from time to time for a further period or periods as the Local Government may in each case think fit to direct

Explanation - For the purposes of this section, inhabitants' shall include persons who themselves or by their agents or servents occupy or hold land or other ammoveable property within such area and landlords who themselves or by their agents or servants collect rents direct from rurats or occupiers in such area notwithstanding that they do not actually reside therein

[a] 15A (1) If an any area in regard to which any proclamation notified Awarding und r the last preceding section is in force death or grievous buit or loss of, to suff rers

#### Act

conduct of inhabitants or persons interested in lan l

or damage to, property has been caused by or has ensued from the misconduct of the inhabitants of such area or any class or section of them, it shall be lawful for any person, being an inhabitant of such area who claims to have sufficed injury from a chomisconduct to make, within one month from the date of the injury or such shorter period as may be preserited, an application for compensation to the Magistrate of the district or of the sub division of a district within which such area is situated

- (2) It shall thereupon be lawful for the Magistrate of the district, with the sanction of the Local Government after such enquiry as he may deem necessary, and whether any additional police force his or has not been quartered in such area under the last preceding section, to—
  - (a) Declare the persons to whom injury has been caused by or his ensued from such misconduct,
  - (b) I'm the amount of compensation to be paid to such persons and the manner in which it is to be distributed among them, and
  - (c) Assess the proportion in which the same shall be paid by the inhabitants of such area other than the applicant who shall not have been exempted from liability to pay under the next succeeding aub section

Provided that the Magistrate shall not make any declaration or assessment under this sub-section, unless he is of opinion that such injury as aforesaid has arisen from a riot or unlawful assembly within such area, and that the person who sufficed the injury was humself free from blame in respect of the occurrences which led to such anywer.

- (3) It shall be lawful for the local Government by order, to exempt any persons or class or section of such inhabitants from liability to pay any portion of such compensation
- (4) Every declaration or assessment made or order passed by the Magis trate of the district under sub-section (2) shall be subject to revision by the Commissioner of the Division or the Local Government, but save as aforested shall be final
- (5) No exil suit shall be maintainable in respect of any injury for which c mp usation has been awarded under this section.

A of

(6) Explanation -In this section the word inhabitants" shall have the same meaning as in the last preceding section

(a) 16 (1) All moneys payable under sections 13 14 15 and 15A moneys pay shall be recoverable by the Magistrate of the district in the manner provided sections 13. by sections 386 and 387 of the Code of Criminal Procedure, 1882, [b] for the 14, 15 and dis recovery of fines, or by suit in any competent Court

Recovery of posal of same

- (2) All moneys paid or recovered under sections 13 14 and 15 shall be cred credited to a fund to be called. The General Police Fund, and shall be applied to the maintenance of the police force under such orders as the Local Government shall mass
- (3) All moneys paid or recovered under section 15A shall be paid by the Magistrate of the district to the persons to whom and in the proportions in which the same are payable under that section
- 17. When it shall appear that any unlawful assembly, or riot or distur- Special bance of the peace has taken place, or may be reasonably apprehended, and that officers the police force ordinarily employed for preserving the peace is not sufficient for its preservation and for the protection of the inhabitants and the security of property in the place where such unlawful assembly, or riot or disturbance of the peace has occurred, or is apprehended, it shall be lawful for any policeofficer not below the rank of Inspector to apply to the nearest Magistrate to appoint so many of the residents of the neighbourhood as such police officer may require to act as special police officers for such time and within such limits as he shall deem necessary, and the Magistrate to whom such application is made shall, unless he see cause to the contrary, comply with the app'ication
- 18. Every special police officer so appointed shall have the same Powers of powers, privileges and protection, and shall be liable to perform the same special police offi duties and shall be amenable to the same penalties, and be subordinate to cers the same authorities, as the ordinary officers of police
- If any person being appointed a special police officer as aforesaid Pefusal to shall, without sufficient excuse, neglect or refuse to serve as such, or to obey special police

<sup>[ \*]</sup> This section was substituted for the original \* 16 by Act VIII of 1830, \* 6 [b] For Act X of 1892 see the revised clition, as modified up to loth December 1988, public of the Lagislative Department

Act

such lawful order or direction as may be given to him for the performance of his duties he shall be liable, upon conviction before a Magistrate, to a fine not exceeding fifty rupees for every such neglect refusal or disobedience

Authority to le exercised by police officers

[4] 20 Police officers enrolled under this Act shall not exercise any authority except the authority provided for a police officer under this Act and any Act which shall hereafter be passed for regulating criminal procedure [b]

Village police officers

21 Nothing in this Act shall affect any hereditary or other village police officer, unless such officer shall be enrolled as a police officer under this Act When so enrolled such officer shall be bound by the provisions of the last preceding section. No hereditary or other village police officer shall be enrolled without his consent and the concent of those who have the right of nomination.

Police chau kiling in the I res lency of Fort William

If any police officer 11 post ted under Act XX of 1856 [ c] (to make better moment for the oppositment and maintenance of Police Chaukulare in Cities Towns Stations Suburbs and Bazars in the Presidency of Fort William in Bengal) is employed out of the district for which he shall have been appointed under that Act he shall not be paid out of the rates levied under the said Act for that district

1 alice offi cers always on duty an I mis la eri part of dis int

22 Liery police officer shall for all purposes in this Act contained be considered to be always on duty, and may at any time be employed as a loyed in any police officer in any part of the general police district

Duties of j×1 € oth CLTS

23 It shall be the duty of every police officer promptly to odey and execute all orders and warrants lawfully assued to him by any competent authority, to collect and communicate is telligence affecting the public peace, to prevent the commission of offences and public nursances, to detect and bring offenders to justice and to apprehend all persons whom he is legally authorized to apprehen I and for whose apprehension sufficient ground exists

Vier Cal Hilling

<sup>[4]</sup> I raon e cases in which if eapplication of s =0 has been restricted, sec I of 1583 (Ausm) as 2 3 Act \\ of 1897 (1 urms) a 11, an 1 Act \l of 1892 (1 urms) a 101 (1) bee now 1 t 1 of 1890 a revise belition of which as modified up to 1'th December 1684 I as la en palle le la the Le, alatire la portment (e) Lentelin Pr jet t al 11 150 p to N M 1 and Oall Cole, 11 1992 p. 78.

[Police.

4.1

and it shall be lawful for every palice officer for any of the purposes mentioned in this section without a warrant to enter and inspect any drinking shop gaming house or other place of resort of loose and disorderly characters

- 24 It shall be lawful for any police officer to law any information Police off before a Magistrate and to apply for a summons warrant search warrant information. or such other level process as may by law issue against any person committing an offence [a]
- 25 It shall be the duty of every nolice officer to take charge of all Police officers unclaimed property and to furnish as inventory thereof to the Magistrate of clarge of un cla med pro the district perty and be sul rect to

The notice officers shall be guided as to the disposal of such property by Malistrates Mai istrate a such orders as they shall receive from the Magistrate of the district disposal

- 26 The Magistrate of the district may detain the property and i-sue a Magistrate proclamation specifying the articles of which it consists and requiring any property and person who has any claim thereto to appear and establish his right to the clamation same within six months from the date of such proclamation
- [b] (2) The provisions of section 525 of the Code of Criminal Procedure. 1862, shall be applicable to property referred to in this section
  - [ 0 ] 27 (1) If no person shall within the period allowed claim such Confication property, or the proceeds thereof if sold it may, if not already sold under if to claim sub section (2) of the list preceding section be sold under the orders of the ant appears Magistrate of the district
  - (2) The sale proceeds of property sold under the preceding sub-section and the proceeds of property sold under section 26 to which no claim has been established shall be at the disposal of Government
  - 28 Every person having ceased to be an enrolled police officer under Persons re this Act who shall not forthwith deliver up his certificate, and the clothing deliver up accontrements appointments and other necessaries which shall have been etc. on supplied to him for the execution of his duty, shall be hable, on convic-

fusing to ceasing to officers.

<sup>[ 1 ]</sup> Worls repealed by Act \ of 185? are omitted

<sup>[</sup>b] This sub section was alled by Act VIII of 1895 a 7

<sup>[</sup>c] This section was sub-tituted for the original's \_71 v Act V III of 183 . s S

# Police.]

Act

tion before a Magistrate to a penalty not exceeding two hundred rupces or to imprisonment, with or without haid labour, for a period not exceeding six months, or to both

Penalties for neglect of duty, etc

29 Every police officer who shall be guilty of any violation of duty or wilful breach or neglect of any rule or regulation or lawful order made by competent authority, or who shall withdraw from the duties of his office without permission, or without having given previous notice for the period of two months [\*] or who being absent on leave, shall fail, without reasonable cause, to report himself for duty on the expiration of such leave [\*] or who shall engage without authority in any employment other than his place duty or who shall be guilty of cowardice, or who shall offer any unwarrantable personal violence to any person in his custody, shall be liable on conviction before a Magistrite, to a penalty not exceeding three months' pay or to imprisonment with or without hard labour, for a period not exceeding three months or to both

Regulation of public assemblies and proces arons and licensing of same

- [b] 30 (1) The District Superintendent or Assistant District Superintendent of Police may, as occasion requires direct the conduct of all assemblies and processions on the public roads or in the public streets or thoroughfared and prescribe the routes by which, and the times at which, such processions may pass
- (2) He may also on being satisfied that it is intended by any person or class of persons to convene or collect an assembly in any such road street or thoroughfare or to form a procession which would, in the judgment of the Magistrate of the district or of the sub divison of a district, if uncontrolled, be likely to cause a breach of the peace require by general or special notice that the persons convening or collecting such assembly or directing or promoting such procession shall apply for a license.
- (3) On such application being made he may issue a license specifying the rimes of the licensees and defining the conditions on which alone such assembly or such procession is to be permitted to take place, and otherwise giving effect to this section. Provided that no fee shall be charged on the application for or grant of any such license.

<sup>[ -- ]</sup> These words were allelly Act VIII of 1890 a. 9

<sup>[</sup>b] This section was substituted for the original # 311 v Act VIII of 18.) & 10

Act

- (4) He may also regulate the extent to which music may be used in Music in the structs on the occasion of firsts also and extended.
- [\*] SOA (I) Any Magnetrate or District Superintendent of Police or Provers the regard to As istant District Superintendent of Police or Inspection of Police or any assemblies police officer in charge of a station may stop any procession which violites the small procession of a license granted under the last foregoing section, and may order ing conditions of a license granted under the last foregoing section, and may order took of it or any assembly which violates any such conditions as afferend to disperse heemse
- (2) Any procession or assembly which neglects or refuses to obey any order given under the last priceding sub-section shall be deemed to be an unlawful assembly
- 31 It shall be the duty of the police to keep order on the public roads, reduce to and in the public streets, thoroughfares, ghats and landing places, and at all public reads, other places of public resort, and to prevent obstructions on the occasions of etc assembles and processions on the public roads and in the public streets, or in the neighbourhood of places of worship, during the time of public worship, and in any case when any road street, thoroughfare, ghat or landing place may be thronged or may be hable to be obstructed
  - 32 Every person opposing or not obeying the orders issued under the Prentity for later three [1] preceding sections or violating the conditions of any license disobeying agrithed by the District Superintendent or Assistin District Superintendent under later of Police for the use of music, or for the conduct of assemblies and processions shall be liable on conviction before a Magistrite, to a fine not exceeding two hundred purposes.
  - 88 Nothing in the list four [c] preceding sections shall be deemed to Saving of interfere with the general control of the Magistrate of the district over the Magistrate of district over the Magistrate of district.
  - 34 Any person who, on any road or in any [4] open place or [4] Funshment street or thoroughfare within the limits of any town [8] to which this section offence shall be specially extended by the Load Government, commits any of the or roads, six

<sup>[</sup> S 30A was inserted by Act VIII of 1890 s 11

<sup>[</sup>b] "Three was substituted for "two by Act VIII of 1895, a. 12 [c] 'Four was substituted for "three by Act VIII of 1810, a 12

<sup>[14]</sup> These wirls were inserted by Act VIII of 18 5 & 13

<sup>[</sup> c ] Town Tere melul s a cantonment - see Act VIII of 1881 & 12 (2)

Act

following offences to the obstruction inconvenience annoyance risk, danger or durage of the [ a ] residents or passengers, [ a ] shall, on conviction before a Magistrate be hable to a fine not exceeding fifty rupees, or to imprisonment not exceeding eight days, and it shill be lawful for any police officer to take into custody without a warrant any person who within his view committee any of such offences namely -

Power of nonce officers cattle,

Slaughtering First -Any person who sluighters any cattle or cleans any carcass, any person who rides or drives any cattle recklessly or furiously, or trains or breaks any horse or other cattle

i mous riling etc Cruelty to animala

Second -Any person who wantonly or cruelly beats abuses or tortures any aminal

Obstructing passenters

Third -Any person who keeps any cattle or conveyance of any kind standing longer than is required for loading or unloading or for taking up or setting down passengers or who haves any conveyance in such a manner as to cause inconvenience or danger to the public

Expoung g sods for sale

Fourth -Any person who exposes any goods for sale

Throwing dirt into atrest.

Fifth -Any person who throws or mys down any dirt filth, rubbish or any stones or building materials, or who constructs any cowshed, stable or the like, or who causes any offensive matter to run from any house, factory, dung heap or the like

Being foun I drunk or riotous

Sixth -Any person who is found drunk or riotous or who is increable of taking care of himself

In keent exposure of parson.

Seventh -Any person who wilfully and indecently exposes his person, or any offensive deformity or discuse or commits nuisance by easing himself, or by bothing or washing in any tank or reservoir not being a place set apart for that purpose

Neglect to rentect dan

Eighth .- Any person who neglects to fence in or duly to protect any Lerous places well, tank or other dangerous place or structure

Jarisheti n

85 [b] Any charge against a police officer above the rank of a constable under this Act shall be enquired into and determined only by an officer exercising the powers of a Magistrate.

<sup>[\*\*]</sup> These words were substituted for the original words by Act \ III of 1875. A 13

<sup>[1]</sup> W. r Is repeal. 11 v Act A of 15-2 are omitted

A ct

36. Nothing contained in this Act shall be construed to prevent any Power to person from being prosecuted under any other Regulation or Act for any under offence made numbable by this Act or from being liable under any other not affected Regulation or Act to the other or higher penalty or nunishment than is no vided for such offence by this Act

Provided that no person shall be punished twice for the same offence

Proviso

[a] 37. The provisions of sections 64 to 70 both inclusive, of the Indian Recovery of Penal Code [b] and of sections 386 to 389 both inclusive of the Code of penalties 12 Criminal Procedure 1882[v] with respect to fines shall apply to penalties posed by and fines imposed under this Act on conviction before a Magistrate

Provided that, notwithstanding anything contained in section 65 of the first mentioned Code, any person sentenced to fine under section 34 of this Act may be imprisoned in default of payment of such fine for any period not exceeding eight days.

- 38 [Procedure until return is made to warrant of distress] Re nealed by Act VIII of 1895 s 14
- [Imprisonment if distress not sufficient ] Renealed by Act VIII of 1895, s. 14
- 40. [Levy of fines from European British subjects] Renealed by Act VIII of 1895, s 14
- 41. All sums paid for the service of process by police officers and all Reports to rewards, forfeitures and penalties, or shares of rewards forfeitures and penal- police and nformera ties, which by law are payable to informers, shall, when the information is payable to eneral laid by a police-officer, be paid into the General Police Fund [d]

Police Fund

42 All actions and prosecutions against any person, which may be Limitation lawfully brought for anything done or intended to be done under the pro- of actions risions of this Act, or under the general police-nowers hereby given, shall

<sup>[</sup>a] This section was substituted for the original as 37, 38, 39 and 40 by Act VIII of 1895,

<sup>[</sup>b] For Act XLV of 1800 see the revised edition as modified up to 1st August 1990, published by the Legislative Department

<sup>[</sup>c] For Act X of 189, see the revise! elition as modified up to 15th December 1985. tul lished by the Legislative Department

<sup>[4]</sup> See as to this full # 16 4 2ra

Act

be commenced within three months after the act complained of shall have been committed, and not otherwise, [a] and notice in writing of such action and of the cause thereof shall be given to the defendant, or to the District Superintendent of an Assistant District Superintendent of the district in which the act was committed one month at least\_before the commencement of the action.

Tender of amends

No plaintiff shall recover in any such action if tender of sufficient amends shall have been made before such action brought, or if a sufficient sum of mone; shall have been paid into Court after such action brought, by or on behalf of the defendant, and though a decree shall be given for the plaintiff in any such action, such plaintiff shall not have costs against the defendant, unless the Judge before whom the trial is held shall certify his approbation of the action

Proviso

Provided always that no action shall in any case he where such officers shall have been prosecuted criminally for the same act

Ples that act was done under war rant

48 When any action or prosecution shall be brought or any proceedings held against any police-officer [for any act done by him in such capacity, it shall be lawful for him to plead that such act was done by him under the authority of a warrant issued by a Magristiate

Such plea shall be proved by the production of the warrant directing the act, and purporting to be signed by such Magistrate, and the defendant shall thereupon be entitled to a decree in his favour, notwithstanding any defect of juri-diction in such Magistrate. No proof of the signature of such Magistrate shall be necessary, unless the Court shall see freezen to doubt its being genuine.

Proviso

Provided always that any remedy which the party may have against the authority issuing such warrant shall pot be affected by anything contained in this section

Pel ce efficers to keep diarr 44 It shall be the duty of every officer in charge of a police station to keep a general diary in such form as shall, from time to time, be prescribed by the Local Government, and to record therein all complaints and charges preferred, the names of all persons arrested, the names of the complainants,

<sup>[ \* ]</sup> So much of a 42 as relates to the limitation of suits was repealed by Act IV of 1871

Act

the offences charged against them the weapons or property that shall have been taken from their possession or otherwise and the names of the witnesses who shall have been examined

The Magistrate of the district shall be at liberty to call for and inspect such diary

- 45. The Local Government may direct the submission of such returns Local Govern by the Inspector General and other police officers as to such Local Government, because the shall seem proper and may prescribe the form in which such returns returns shall be made
- [\*] 46 (1) This Act shall not by its own operation take effect in any Scope of Act preadency province or place [b] But the Governor General in Council, by an order to be published in the Gazette of India may extend the whole or any part of this Act to any presidency, province or place and the whole or such portion of this Act as shall be specified in such order shall thereupon take effect in such presidency, province or place
- (2) When the whole or any part of this Act shall have been so extended, the Local Government may, from time to time by notification in the official Gazette, make rules consistent with this Act—
  - (a) To regulate the procedure to be followed by Magistrates and police-officers in the discharge of any duty imposed types them by or under this Act,
  - (b) To prescribe the time, manner and conditions within and uzific which claims for compensation under section 15A 200 20 be made, the particulars to be stated in such claims it manner in which the sime are to be verified, and if a property, ings (including local enquiries if necessity) what 200 20 to taken consequent thereon, and,
  - (c) Generally, for giving effect to the provisions of the A.-

<sup>[</sup>b] In the Madras and Bombay Presidencies there are special P . L. of 1809 and Bombay Acts VII of 1807 and IV of 189)

Uniforms

(3) All rules made under this Act may, from time to time, be amended, added to or cancelled by the Local Government

Authority off District Superinten over village police

It shall be lawful for the Local Government, in carrying this Act into effect in any part of the tarritories subject to such Local Government, to Superinten dent of Police declare that any authority which now is or may be exercised by the Magistrate of the district over any village watchman or other village-policeofficer for the purposes of police, shall be exercised, subject to the general control of the Magistrate of the district by the District Superintendent of Police

#### Говм

#### (See Section 8)

A B has been appointed a member of the police force under Act V of 1861, and is vested with the powers, functions and privileges of a policeofficer

## Mount Abu, 6th April 1874

The following amended Rules prescribing the uniforms to be worn by the officers and men belonging to the Aimere and Merwara Police, are sinctioned and published -

- European Officer's Dress Cwalry tune of dark blue cloth embroi dered with black silk brud according to pattern, no facings, red piping round collar and cufts of cost The tunic will be worn closed in front, and no waistcosts are permitted
- District Superintendents to be distinguished by a gold star, and Assistant Superintendents by a silver star
- Dress trousers of blue cloth with double stripes of black silk braid, no red piping
- 4 Dress cap of dark blue cloth with 2 inch black silk braid band (eik leaf gittern) and embroidered with black silk at the top, without peak white pitent cirk helmet with red and white silk puggree

Luitorus

- 5 Pouch box of linek en medled leather fitted to hold cartridges for Colts revolver—a Grown and V R in a wreath embroidered in silver letters on the cover
  - 6 Pouch helt of black enamy lied leather with silver mountings
- 7 Sword belt of black enumelled leather, slings with silver mountings, and waist plate with a Crown and V R in silver laurel wreath in the centre, as and least of black and silver.
  - 8 Spurs of steel awaper ecked pattern
- 9 When mounted in full dress superior Officers to wear cavalry buckkin breeches white or dial and regulation jack boots and spurs. In the hot weather superior Officers of Police will wear white clothes with silver shoulder cords and buttons.
- 10 Inspectors—Plain tunic of dark b'ue cloth for cold weather and Khaki American drill for hot weither edged only with single black silk braid one inch in width. No facings marrow gold piping round collar and culfi. Cuffs and collars also broidered with plain cord braid in one loop and black silk braid between. The word Inspector to be worked in gold on cloth attacked to collar and removable at pleasure.
- 11 Trousers of dark blue cloth for cold weather, and dyed American drill for hot weather, one inch brud no piping
  - 12 European boots and not shoes to be worn under the trousers
- 13 Cavalry sword and belt with bronze mountings and waist plate with V R under a Crown in silver sword knot of black leather

Head Dress — An Ellwood's Helmet with red and gold puggree in plaits of Attillery fashion for Europeans and a red gold puggree for natives (Mundeels and Oomcelah)

The above uniform will invariably be worn and no other ordinary dress is allowed

Sub Inspecto s-Tunic of dark blue cloth for ecid weather, Khakee American drill for hot weather, with the word "bub Inspecter worked in silver on cloth attached to collar and removable at pleasure narrow silver

Uniforms

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- European Officer's Dress -- Cwalry tunic of dark blue cloth embroi dered with black silk braid according to pattern no facings red piping The tunic will be worn closed in front, and round collar and cuffs of coat no waistcoats are permitted
- District Superintendents to be distinguished by a gold star, and Assistant Superintendents by a silver star
- Dress trousers of blue cloth with double stripes of black silk braid no red piping
- Dress cap of dark blue cloth with 2 inch black silk braid band (oak leaf pattern) and embroidered with black silk at the top, without peak white patent cork helmet with red and white silk puggree

Luitorms

- 5 Pouch box of black enamelled leather fitted to hold cartridges for Colts revolver—a Crown and V R in a wreath embroidered in silver letters on the cover
  - 6 Pouch belt of black enamelled leather with silver mountings
- 7 Sword belt of black enumelled leather slings with silver mountings, and waist plate with a Crown and V R in silver laurel wreath in the centre, sword boot of black and silver.
  - 8 Spurs of steel swap i ecked pattern
- 9 When mounted in full dress superior Officers to wear cavalry buck shin breeches white or diab and regulation jack boots and spurs. In the hot weather superior Officers of Police will wear white clothes with silver shoulder cords and buttons.
- 10 Inspectors— Plain tunic of dark b'ue cloth for cold weather and Khaki American drill for hot weather edged only with single black silk braid one inch in width. No facings, a tarrow gold piping round collar and cuffs. Cuffs and collars also broidered with plain cord braid in one loop and black silk braid between. The word. Inspector to be worked in gold on cloth attached to collar and removable at pleasure.
- 11 Trousers of dark blue cloth for cold weather and dyed American drill for hot weather one inch braid no piping
  - 12 European boots and not shoes to be worn under the trousers
- 13 Cavalry sword and belt with bronze mountings and waist plate with V R under a Crown in silver sword knot of black leather

Head Dress —An Ellwood's Helmet with red and gold puggree in pluts of Athliery fashion for Europeans and a red gold puggree for natives (Mundeels and Oomeelah)

The above uniform will invariably be worn and no other ordinary dress is allowed

Sub Inspecto s .- Tunic of dark blue cloth for cold weather, Klaken American drill for hot weather with the word Sub Inspecter' with diffusiver on cloth attached to collar and removable at pleasure nation effect.

Uniforms

piping round collar and cuffs, cuffs and collars also broidered with black silk braid

Trousers of the color and stuff of the tunic without braid Waist-belts of black leather with sling frog for tulwar, as worn in Irregular Cavalry cords

On want belt a plate (brass) with V R under a Crown in bronze European boots and not shoes to be worn under the trousers Turbans of aed and silver

Horse equipment of Officers of the Annerse Police -

Saddle cloth for Sub-Inspectors will be blue drill three feet in length and two feet six inches in width, with rounded corners in front and rear, bound all round with half inch red braid. This will be worn over the charjama.

All officers of Police, of and above the rank of Sub-Inspectors, will, for the future when mounted on duty and in uniform, appear in the above appointments according to their rank

Chref Constables -

• [Chevron and a Crown to be worn on the right arm, brass plate on waist-belt with V R and a Crown ]

Head Constables —A plain loose koorta or blouse of dark blue serge for cold weather, Khaki American drill for hot weather, red piping round collar and cuffs from one to four chevrons of red and silver on the right arm according to rank

Trougers of Khaki American drill, waist-belt of [brown] • leather with a frog for tulwar, and brass waist plate with "Ajmere District Police Head Constables," engraved on it in capital letters in English character

Shoes of black leather. Safa khakı and with red blue fringe 6 yards

Constables, Foot — The same koorta or blouse as prescribed for Head Constables, but without any stripes on the arms Trousers the same as

<sup>\*</sup>Words in bracket [ ] were inserted under Chief Commissioner's letter No. 919, dated 27th August 1885

Uniter ma

Head Constables Waist-belt of brown leather with clasp and chupprass of brass in one, with "Ajmere District Police' in capital letters in English character only and the number of the constable engraved in both English and Person on it

On the belt must fit, so as to be removable at pleasure a baton scubbard of brown leatter, and for armed police, a pouch box large enough to contain 20 cartridges and a frog for bayonet scabbard, removeable at pleasure. Shoes of black leather. Safa khaki and red with blue fringe six yards.

Constalles, Mounted—Same koortas or blouse as Foot Constables Psyamas of Khaki. American drill coming to the ankle only Sword belt of brown leather with brass mountings of the patterns as worn in the Irregular Cavalry Pothi with ankle boots and spurs Safa khaki and red with blue fringe six yards Jack boots may be worn by mounted officers at pleasure

Coat to have pockets of the same pattern as that sanctioned for the armed police

#### Pattern

 (α) —Safa khakı and red with blue fringe 7½ yaids long for armed police

# For Aimed Police only

- (b)—Cost khakı with red piping round the cuffs and collar and down the front shoulder straps with red piping brass shoulder budges bearing the letters A M P (Ajmere Merwara Police)—two pockets with loops inside to hold five cartridges each The flaps of pockets to be piped with red braid, three buttons down the front, two on pockets to secure flaps and two for shoulder badges, these of the service pattern (V R and I)
- (c) -Loose knickerbockers with black pattis in place of trousers

Note -The Sawars will have buttons and badges only

Annual Report

From the Secretary to the Government of India in the Home Department, to Madras Bombay Bengal N W P and Oudh the Punjab,
Central Provinces British Burma Coorg, Assam and Hyderabad,
No. 7722 Ts., dated 19th October 1882

Requests that—a special account may be given in future Annual Police Reports or in the Resolutions recorded thereupon of the cases in which women may have been convicted during the year by Criminal Courts in—of the murder of their infant children

# CHIEF COMMISSIONER OF AJMERL-MERWARA, NOTIFICATION

[a] No 308 -Mount Abu the 23rd April 1883

Under the provisions of Section 4 Clause (O) of Act X of 1882 the Chief Commissione of Ajmere Merwara is pleased to declare the following posts to be Police Stations for the purposes of the Act, and that they shall include the local area now attached to them subject to such modifications as may hereafter be made by the Local Government

Police Circle	District	Names of Police Stations	Names of Out posts	Remarks
ATTER VERWARA		First Class Ajmere  City Fytension	Saradhua Dellu Gate Agra Gate Tripoha Gate Usri Gate Madar Gate Serai	City of Ajmeic
	Ajmere	Seco d Class Railway Workslops  First Class Nusseeral ad Munghawas	Loh ig u Vladat Hill Danta	} < ₁bu₁ bs
		Bl mar Coela Kekri	Bandanwara Shokla	
		Second Class Pisangan Ghe <sub>p</sub> al Srinagir Sawar Masuda	Nagelao Harmara Deoli Suthana	
		Pushkar  Piret Class  Todgarh  Jassaki era	Barakhan Kleus is	
	Meruan	Beawar	Rupnagar Sendra Ajmere Gate Suraj Pole Gate Marwari Gate Chang	City of Deawar
		Second Class Densir Janaji	Buganna bar	

# Police ]

Habitual Criminals

### CIRCULAR MEMO

#### No 144P, dated 23rd June 1887.

As the instructions contained in the subjoined Resolution of the Government of India apply to Ajmere-Merwara, being part of British India, and as copies of the Resolution have not been forwarded to this office and are not obtainable, it is hereby reprinted and circulated for the information and guidance of officers in these districts

# [1] No 1804 17

Extract from the Proceedings of the Government of India in the Home Department (Judicial) under date Calcutta, the 14th December 1886

READ again-

Home Department Resolution No 4-254-64, dated the 25th February 1885, on the subject of the recognition of re-convicted prisoners and the definition of the term "habitual criminal"

Read also the replies to the above-mentioned Resolution, namely,-

Letter from the Government of Madras, No 2164, dated 19th August 1885

Letter from the Government of Bombay, No 5808, dated 17th August 1885

1885
Letter from the Government of Bengal, No 1669P, dated 16th August

Letter from the Government of North-Western Provinces and Oudh, No 1072-VI 144 6, dated 19th June 1885

Letter from the Government of the Punjab, No 1463S, dated 24th September 1885

Letter from the Chief Commissioner of the Central Provinces, No 3358
-41, dated 8th September 1885

Letter from the Chief Commissioner of British Burma, No 273-36 J, dated 10th July 1885

<sup>[1]</sup> Published at p 51 of the Punjab Police Gazette, dated 9th March 1887

Habitual Companie

Letter from the Chief Commissioner of Assau, No 813, dated 22nd May 1885.

Letter from the Chief Commissioner of Coorg, No 139-1-20, dated 23rd April 1885.

Letter from the Resident at Hyderabad, No 180 G, dated 18th May 1885

#### RESOLUTION

In the Resolution dated the 25th February 1885, cited in the preamble, the following questions were discussed, namely,—

- (1) The measures which should be taken to provide for the recognition of re-convicted prisoners in view to their being adequately dealt with, not only by the Courts, but also by the jail authorities after admission into jail,
- (2) The definition of the term "habitual criminal" for purposes of Jail discipline, and
- (3) Whether the duty of determining the classification and treatment in juil of a convict as an 'habitual' should be placed entirely upon the Magistracy, or partly upon the Magistracy and partly upon the police and juil authorities, and whether it would not be possible to lay down more definite rules of procedure in this matter than at present exist.
- 2 In regard to the first of these points the Government of India suggested-
  - (a) That a descriptive roll of every prisoner airested by the police should, as suggested by the Jail Conference of 1877, be prepared at the station-house, and be sent up with the prisoner to the Magistrate and that such descriptive roll, in the event of the final conviction of the prisoner by the Magistrate, should be copied in a register to be kept up in the juil for this purpose
  - (b) That the police in sending up an accused person to the Magistrate should embody in the charge sheet as complete a record as possible of all his previous convictions

## Police ]

#### Halitual Criminals

- (c) That the jail authorates should not content themselves with the information obtained from the Magistrate or from the police as to the former convictions recorded against a convict but should endeavour to ascertain from the sub ordinate jail officers warders and long term convicts as well as from the jail records if the prisoner has been previously convicted, and
- (1) That the police should be given frequent opportunities of inspecting convicts after admission into jull both by a weekly parade as suggested by the Jail conference and by such other means as might be found desirable

The Government of India requested that where the rules in force did not already accord with the above suggestions they should be made to do so and that the question whether other measures should not be adopted as auxiliaries thereto should be carefully considered by Local Governments and Administrations

- 3 From the reports now received it appears that the suggestions made in the Resolution of the 25th February 1885 have generally met with approval, and that the rules already in force in several provinces though they have not always been thoroughly carned into practice correspond more or less closely with those suggestions. The Governor General in Council is however, of opinion that the rules might be made even more uniform than they are now and he devices that the following additional measures for identifying reconvicted prisoners be generally adopted with this object namely—
  - (1) That a list of re convicted prisoners who are to be released every month be despatched from the jail to the Magistrate and the District Superintendent of Police. This may be done by sending to these officers on the 20th of each month an extract from the jail register showing all reconvicted prisoners with their places of residence who are to be released in the succeeding month. The rule contained in clause 471 of the Jail Manual for Bengil that this list should be set fitting billy may be retained in the Province.

Haliti al Crimin d

- (2) That the jul authorities should examine under trial prisoners detrimed in the jul or the Magistrate's look up in order to ascertain whether they have been previously consisted. Whenever a privious consistion is discovered in this way an intunation to this effect should be sent to the police before the trial of the prisoner. In Magistrates look ups, which are separate from the jul it may not be always possible to carry out this rule but these cases should be few. In sub-divisional look ups the plan will not be practicable,
- (3) That when a re convicted prisoner is transferred from one juil to another an extract from the relevant entries in the regis ter of the juil from which the transfer is made should be sent to the juil to which the prisoner is transferred and
- (4) That when subsequent to conviction the juli authorities discovered that a pusoner has been previously convicted the fact should be communicated to the Magistrate and the District Supernitement of Police
- 4 It is understood that at ill police stations lists of released prisoners are maintained and that when a released convict whose name is entered on such list passes out of sight his descriptive roll is published in the local Police Garette. It has been suggested that slips stating the descriptive roll should be circulated to every police office and juil when such a released convict disaptears. It does not seem necessary to do more than supply the juils regularly with copies of the Police Ga ette if this is not done already and it will be for District Superintendents who receive the Police Ga ette to circulate slips to police officers if this is considered necessary.
- 5 The next subject discussed in the Re olution of the 25th February 1885 was the possibility of framing some authoritative definition of the term hibitual criminal. After circfully considering the suggestions made by Local Governments and Administrations the Governor General in Council is of opinion that the following definition may be accepted —

For the purpoles of jail discipline, the words in abitual eriminal shall me in a pir one; so the ed-

# Police.]

## Habitual Criminals

- (1) By the Court of Magistrate that heard the case-
  - (a) Because he has been convicted of an offence punishable under Chapter XII or XVII of the Indian Penal Code with three years' implisonment or upwards, and has been previously punished on conviction for an offence under either of these chapters and similarly punishable, or
  - (b) Because, from the circumstances of the case, the Sessions Judge or Magistrate believes the prisoner to depend on crime as a means of hielihood or to have attained such an eminence in crime as to warrant his being classed with habitual or class B criminals
- (2) By the District Magistrate or any Magistrate empowered by him on this behalf the classification being made in accordance with the principles suggested for the guidance of the courts in clauses 1 (a) and (b) of this definition
- (3) Subject to the control of the Magistrate by the officer in charge of the pail, when the prisoner is—
  - (a) Sentenced or believed to be liable to punishment under Section 75 of the Indian Penal Code.
  - (b) Under sentence enhanced by reason of more than one previous conviction, or
  - (c) Known to have been repeatedly imprisoned for similar offences, or
  - (d) A member of a criminal tribe

#### Provided that-

- (1) Any such Court or Magistrate as is mentioned above may direct that a prisoner shall not be classed as an habitual criminal, and
- (2) When there is room for doubt whether a prisoner should be so classed or not, the officer in charge of the jail shall refer the case for the orders of any such Court or Magistrate

Habitual Criminals

Explanation —The classification when made by the convicting courts shall be final. If the courts omit to classify a prisoner as an habitual, the District Magistrate, or any Magistrate empowered by him may do so. In case of omission on the part of the Court and of the Ma istrate the officer in charge of the juil may make the class ification, subject to the general control and supervision of the District Magi trate.

6 The third and last question dealt with in the Resolution of the 25th February 1835, namely, what authority should be made responsible for classifying pissouers as 'habitual criminals, is disposed of by the 'explanation' in the preceding paragraph

ORDER —Ordered that this Resolution be communicated to the several Local Governments and Administrations for information and guidance

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Police.]

Descriptive Roll of Prisoners

## CIRCULAR MEMO

## No 142 J , dated 25th March 1886

TO ALL CRIMINAL COURTS IN THE AJMERE-MERWARA DISTRICT, DISTRICT SUPERINTENDENT OF POLICE AND SUPERINTENDENT OF JAIL, AJMERE

According to the existing practice in this District the Descriptive Roll of each person sent up by the Police is embodied in the charge sheet, but as it is always incomplete and its entries are admittedly made in a perfunctory manner it can hardly be relied upon as a safe guide for the future recognition of the prisoner by the Police who have, therefore, to depend on the description given of him in the Jail Register

With a view to ensuring the proper recognition of re-convicted piisoners the following instructions are issued ---

1 In future the Police should take special care with the preparation of the Descriptive Rolls of prisoners. To ensure a complete description being given the particulars specified below should be given on the back of the charge sheet and it shall be the duty of the Police Officer concerned to see that they are correctly entered

1	2	3	4	5	6	7	8	9
Name of Accused	Parent age	Caste	Resi dence	Age	Height	Com plexion	Distinc tive marks	REVARES

2 In the event of any prisoner being convicted the particulars given in columns 4, 5, 6, 7, and 8 above should be noted at the foot of the warrant of commit nent to prison and signed by the Magistrate. After this they can be copied into the Juli Register.

Police

Charladan Rales

### NOTIFICATION

## [1] No 288-83, dated Abu, the 4th April 1888

In exercise of the powers conferred by the Punjab Laws Amendment Act 1875, as extended to the Child Commissionership of Ajmere and Merwara under the Scheduled Districts Act 1874, the Chief Commissioner has, with the previous sanction of the Governor General in Council made the following

#### PART T

Containing general rules relating to Government and Jagir Villages

- 1 In these rules, unless there is Something repugnant in the subject or context .---
- (a) "Village" means any khalsa or jagir village or town not being a municipality or a place for which chausidars have been appointed under Act XX of 1856, it applies to the six villages mentioned in the margin and it karel, Ri includes any circle of villages to which a witchman may be appointed under Nasiar, these rules and any group of houses and the lands appertaining thereto Ajesar, Ki which may for the purposes of these rules, be formed into a village by special order of the District Magistrate,
- (b) "Headman" means a lambardar of a khalsa village or a headman of any of the six villages specified above, it includes a jagirdir, it also includes a departy not being a village-watchman or jamadar who may be appointed by a jagirdar, with the approval of the District Magistrate, to exercise the powers and perform the duties of headman in all or any of the villages in the isordar's estate, and
  - (c) "Village watchman 'or' watchman ' includes a jamadar
- 2 The number of village watchmen for each village shall be fixed by the District Magistrate, at his discretion, and generally according to the following scale, namely —
  - (a) for 100 to 150 houses—one watchman,
  - (b) when there are more than 150 houses—one watchman to every 150 houses

# Police.]

### Chaukuları Rales

- 3 Ordinarily no village with less than 100 houses will have a watchman, but the District Magistrate may, having regard to the position of any such village and the chuacter of its population, at his discretion appoint a watchman in it, or he may constitute a circle of villages, and to the circle so, constituted appoint a watchman.
- 4 Where the number of village watchmen in any village is five or more, one of them may be appointed head village watchman and designated jamadar
- 5 (a) The nomination of every village-watchman shall be made by the headman, subject to the sanction of the District Magistrate, who may, for reasons to be recorded, reject the nomination
  - (b) There shall be no appeal from the District Magistrate's order
- (r) If the District Magistrate rejects a first nomination by the headman, the headman shall be allowed to make a second, but, in the event of that also being rejected by the District Magistrate he shall be allowed to make no further nomination.
- 6 The nomination by the headman shall be made within fifteen days after the occurrence of a vacancy in an existing post of village-watchman, and, in the case of a new appointment, or second nomination, within fifteen days from the receipt by the headman of a written order from the District Magistrate requiring the nomination to be made.
- 7 If the headman makes default in the nomination, or if after the rejection of his first nomination a second nomination made by him has also been rejected the District Magnatiate shall himself appoint the village watchman.
- 8 Every officer in charge of a police station shall keep a register, in such form as the District Magistrite may prescribe of the persons for the time being holding the office of village watchman in the several villages within the local limits of his station
- 9 (a) A headman may grant urgent leave to a village watchman for a period not exceeding ten days
- (b) Applications for all other leave for village watchmen shall be shall through the District Superintendent of Police for the orders of the District Magnetistic

Police

Charle lare Rule

- (c) When a headman grants leave to a witchman under this rule he shall give information thereof to the officer in charge of the Police station as soon as nos ible
- 10 A village watchman shall not withdraw from the duties of his office whout the permission of the District Migistrato or without having given at least one months notice of his intention to withdraw from such dities
- III (a) Every village watchman other 1) an jamadar shall be armed with see a speaf and shall wear as uniform a khaka foloured cost and asbelt [4]
- (b) Exery Jamelar shall be armed with a sword and shall wear as uniform a red and thick turbana belt and thick coloured cook having ied to

stripes on the left sleeve [4]/

- 12 Every village watchman shall keep watch and ward in his village
- 13 (a) Every village watchman shall be deemed the servant of the village for the purposes of duties imposed upon him by these rules and as such shall be bound subject to the orders of the District Magnetiate to act in all matters connected with these rules in general subordination to the headman
- (b) A village watchman may by special order of the District Magnetrate or the District Superintendent of Police be employed temporarily beyond the limits of his village and while so employed may discharge the same functions as when employed within the limits of his village.
- 14 Every village watchman is bound to assist the police to the best of his ability in all matters connected with the prevention and detection of crime and the apprehension of offinders
- 15 (a) Subject to the other provisions of these rules every village witchmin shall report in person on the state of his village or ea week to the officer in charge of the police state in vithin the limits of which the village is situate
- (b) Where there are soveral village watchmen in a village the report shall be made by one watchman at a time the duty being taken in rotation

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## Police ]

### Chaukidani Rules

- (c) The District Magistrate may order more or less frequent reports at such intervals and for so long as he considers proper from any village in his district.
- 16 Every headman and village watchman is bound to comply with the provisions of section 45 of Code of the Criminal Procedure 1882, and in particular every village watchman shall—
- (a) Give immediate information to the officer in charge of the police station appointed for his village—
  - Of every unnatural suspicious or sudden death occurring in the village of which he is watchman
  - (2) Of any of the following offences occurring in such village (that is to say)—murder culpable homicide rape dacoty theft robbery mischief by fire house breaking counterfeiting coin causing grievous hit riot harbouring a proclaimed offer der exposure of a chill concealment of birth administering stupefying drugs kidnapping and lurking house trespass, and
  - (3) Of all attempts and preparation to commit and abetments of any of the said offences
- (b) Keep the police informed of all disputes which are likely to lead to any riot or serious affray
- (c) Arrest all proclaime I offenders and all persons whom he may find in the act of committing any if nee specified in clause (a) sub-clause (2) of this rule and all persons against whom a formal complaint has been made of their having been concer ed in any such offence whether such offence is being or has been committed within his village or beyond it
- (d) To the best of his ability prevent the commission of any offence specified in clause (a) sub clause (2) of this rule
- (e) Observe and from time to time report to the officer in charge of the pointed for his village the movement of all bid characters in such village
- (f) Report to the officer in charge of such police station the arrival of sign tous cluracters in the neighbourhood and

- (g) Supply to the best of his ability any local information which a Magistrate or any officer of police may require and promptly execute all orders issued to him by competent authority
- 17 All occurrences reported at a police station by village watchinen shall be recorded in the station divines, but it shall not be considered neces say to enter in such diaries the reports of warchmen who have no communication to make further than that the peace of their villages has been undisturbed since the last report
- 18 A headman or village watchman may of his own authority interpose to precent any injury attempted to be committed in his vic v to any public property, moveable or immoveable or to provent the removal or injury of any public landmark
- 19 For the purpose of arresting any such person as is referred to in clause (c) of rule 16 a village watchinan may pursue the person into the limits of the local jurisdiction of another village watchinan whether subordinate to the same Magistrate as himself or to the Magistrate of another District
- 20 If a person forcibly resists an endeavour to arrest h m a village watchman or any person whom he may call to his aid may use all means necessary to effect the arrest
- 21 A person arrested by a village watchman shall not be subjected to more restraint than is necessary to prevent his e-cape and the watchman shall take him as soon as possible to the police tation appointed for the village
- 22 In a village to which no watchman has been appointed under these rules or from which a watchman is abent under rule 0 the functi ns of village watchman shall be discharged by the headman of the village who shall receive such remuneration for his service and collect the same in such manner as the District Magistrate may with the approval of the Commissioner determine after consideration of any representation which the headman may desire to record
- 23 A healman discharging the functions of a village watchman under the last foregoing rule shall have the powers and be subject to the habilities of a village watchman under these rules

# Police ]

## Chankidari Rules

- 24 The monthly pay of a village-watchman shall not be less than four rupees, and the monthly pay of a jamadus shall not be less then seven rupees. The exact rue of pay shall in each case be determined by the District Magistrate, and the payments shall be invariably in cash.
- 25 The pay of all village-watchmen shall, subject to the control of the District Magistrate be disbursed by, or under the direct supervision of the District Superintendent of Police and on regularly prepared monthly pay bills
- 26 (a) The pay of every village watchman and the cost of his arms and equipment, shall be provided from a cess to be called the chankidari cess, and to be levied annually from the village in which the watchman serves
- (b) The District Magistrate shall dertermine the amount of the chaukidui cess annually recoverable from each village
- (c) The amount shall in the first instance be assessed by the headman under the general direction of the District Magistrate, on the houses of the village, or on classes of persons inhabiting the village, or on the land revenue due from the village community or otherwise as may seem to him expedient, with due regard, as fir as may be to local custom.
- (d) The amount assessed shall be payable on dates not later than the dates fixed for the payment of instalments of land revenue
- (e) The amount assessed shall be collected and pud into the Government treasury by the headman
- 27 (a) Before making any order as to the amount of the chaukidari cess to be levied in any village, or as to the mode in which the persons from whom, or the dutes on which that cess is to be levied the District Magistrate shall give to the headman an opportunity of recording his opinion with respect to all or any of those matters as the case may be, and shill take into consideration any opinion so recorded
- (b) If the District Magistrate dissents from the opinion of the headman, he shall in his order record his reasons for such dissent
- 28 (a) A person dissatisfied with the amount at which he has been assessed may appeal within thirty days from the date on which he receives notice of the assessment to the District Wigistrate whose order shall be final

Ch vul idar i Rules

- (b) The appellate order of the District Magistrate shall be communicated to the headman concerned so that the assessment may if necessary, be reused
- 20 (a) When the assessment has been finally settled the Magnetrate shall sign the list and shall cruse one copy of it in Urdu or Hindi to be stuck up in some conspicuous place in the village for which the assessment has been made
- (b) With the list there shall also be stuck up a notification in Urdu or Hindi calling on each person whose name is included in the list to pay the tax and warning him the time the event of his failing to do so on or before a specified date the amount will be recoverable as an arrear of land revenue
- 30 All receipts on account of the chankiden ce s shall be credited to a fund to be called the chankidan fund, and all payments from the fund shall be made on bills passed by the District Superintendent of Police and countersigned by the District Magistrate
- 31 All fines inflicted and savings account under these rules shall be credited to the chaukidari fund
- 32 The assessment of the chaukidari cess shall be revised every third year but the District Magistrate may for special reasons of his own motion or on the application of the villagers direct its revision after any shorter interval
- 33 (a) Whenever an assessment is revised under the last foregoing rule a revised list together with such a notification as is mentioned in rule 29, shall be prepared and published in the manner directed in that rule
- (b) All objections to a revised assessment shall be made and dealt with in the manner prescribed in rule  $28\,$
- 34 The headman shall on the 1st November and 1st May in every year or as soon after as possible furnish a list of the defaulters in his village to the District Magistrate
- 35 All orders of the District Magistrate in regard to the determination of the number of allage witchines the rate of their remuneration and the assessment of the chark larves shall be subject to rearing and differentially by the Committions.

# Police.]

### Chaukidari Rules

- 36 (a) Any person failing to perform any duty appertaning to him as a watchman under any of the foregoing rules shall, on conviction before a Magnetrate, be punishable with fine not exceeding three months' pay or with imprisonment, either simple or rigorous, for a term not exceeding six months, or with both
- (b) A prosecution for an offence under this rule shall not be instituted without the previous sonction of the District Magistrate
- (c) A person convicted under this rule shall also be hable to suspension from office for a period not exceeding six months, or to dismissal, by order of the District Magnetrate
- 37 Officers in charge of police-stations and headmen are prohibited, under penalty of dismissal from office, from employing village-watchmen on their private concerns, or on any duties unconnected with the police
- 38 The District Magistrate may instead of instituting criminal proceedings, suspend a herdman or village watchman from office during enquiry into alleged inseconduct or neglect in the performance of his duties, and may punish him for such misconduct or neglect by dismissal or by suspension from office for a period not exceeding six months
- 39 A headman or village-watchman shall not be punished under these rules except either after a criminal prosecution or by order of the District Magis rate
- 40 Nothing in these rules shall be construed to prevent any person from being prosecuted under any other law for the time being in force for any offence against these rules, or from being hable under such law to any other or higher penalty or punishment than is provided by these rules for the offence.

Provided that no person shall be punished twice for the same offence

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### DARK II

## Containing special rules relating to the estates of Istimra days

- 41 The foregoing rules shall be enforced so fur as they may be applicable and consistent with the following rules in the estates of
- 42 (a) An Istumrardar may with the approval of the District Magistrate appoint a deputy not being a village watchman or jamadar to discharge the functions of headman in all or any of the villages in the Istumrardar a estate
- (b) Unless and until the appointment of a deputy is made and approved the Istimizardar shall be directly and personally responsible for the efficient discharge of the functions of headman in all or any of the villages in his state.
- 43 The District Magistrite shall with the previous sunction of the Commissioner det rim e the tumber of village witchinen to be appointed in each Istimuridues estate and the number shall not be reduced except under the authority of the Commission:
- 44 An Istimrardar of his deputy shall not employ vil ige wat himen on his private conce as n on any duties one namected with the police
- 45 The nomination of viluge witch nen and the power of granting leave to them and of filling civil vacancies among them shall rest entirely with the Istimardia but the District Magistrate may with the sametion of the Commissioner require in Istimardia to distinss any watching.
- 46 The monthly pay of the village watchman shall not be less than four rapees and the monthly pay of a jamalar shall in t be less than seven rapees. The exact rate of payshall in each case be fixed by the Istaniar lar
- 47 (a) The Di trict Magistrate shall betermine the total amount less as shall reses in each following the actual of the assessment and ellection of the coss within the limits of that amount
- (b) A person dis atisfied with the ass sement made upon him by the Istimeredia may upped within thirty days from the day on which he is in

# Police ]

### Chaukidani Rules

formed of the assessment to the District Magnetrate whose order shall be final

- (c) If the District Magistrate alters the assessment the Istimirardar shall be bound to revise it according to the order
- 48 (a) When the assessment has been finally settled the Magistrate shall sign the list and shall cause one copy of it in Urdu or Hindi to be stuck up in some conspicuous place in the village for which the assessment has been made
- (b) With the list there shall also be stuck up a notification in Urdu or Hindi calling on each person whose name is included in the list to pay the tax, and warning him that in the event of his fuling to do so on or before a specified date the amount will be recoverable as an arrear of land revenue
- 49 All watchmen in the estates of Istimrudars shall be pud in eash provided that in special cases where payment in kind has been customary the Commissioner may sanction its continuance
- 50 When an Istimerardar or his deputy satisfies the Collector that any sum due as chaukidari cess has fallen due and has not been paid to him the Collector may in his discretion recover it as if it were an arrear of land reverue.
- 51 Every Istimmarder shall submit to the Dietrict Magistrate quarterly an acquitance roll showing that the salarits of his watchmen have been duly disbursed and at the end of each year shall submit an abstract statement showing the following details relating to the past year
  - (a) The amount of the chankidari cess leviable in his estate
  - (b) The amount collected
  - (c) The amount spent on the salaries of watchmen
  - (d) The amount spent on uniform and equipments supplied to watchmen and
  - (c) the urplus if any

Police

Claulyles Rules

### PART III

## General Prometone

- 52 Except in respect of the estates of Istimrardars the District Magis trate may delegate to a Sub Divisional Magistrate all or any of the powers conterred upon the District Magistrate by the foregoing rules and the Sub Divisional Magistrate may then exercise the powers within the limits of his sub division.
- 53 Nothing in any of the foregoing rules shall be deemed to impair or modify the responsibilities devolving upon Istimrardars Jagordars or Bhu mirs under their respective saineds or the orders of the Chief Commissioner or the Governor General in Council as the case in av be

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Printing Presses ]

# PRINTING PRESSES AND BOOKS.

# [1] No 1294 dated the 12th March 1868

By viitue of the power vested in the Governor-General in Council by Section 21 of Act XXV of 1867, entitled, An Act for the Regulation of Printing Picsses and Newspipers, for the preservation of copies of Books printed in British India and for the registration of such books." His Excellency in Council is pleased to declare that all books, maps, sketches, charts and papers printed or published under orders of Government or for Official purposes, are exempted from the provisions of the said Act

# HOME DEPARTMENT

# NOTIFICATION

# [2] No 4823 dated Simla, the 21st October 1869

By virtue of the power vested in the Governor-General in Council by Section 21 of Act XXV of 1807, entitied, "An Act for the Regulation of Printing Pre-ses and Newspapers, for the preservation of copies of books printed in British India, and for the registration of such books." His Excellency in Council is pleased to exempt from the operation of the clause in Section 18 of the suid Act, which requires the payment of the sum of two rupees to the officer keeping the catalogue of books, all such books as become the property of Government for educational purposes

## [3] No 5793 dated the 30th December 1870

Under Section 21 of Act XXV of 1867 (an Act for the regulation of Printing Presses and Newspapers, for the preservation of copies of books printed in British India and for the registration of such books) the Givernor General in Council is pleased to exempt from the operation of the said Act all reprints and translations, without comment or annotation, of Acts of the wiveral Indian Legislatures published in British India.

<sup>(1)</sup> The twette of India March 14th 1874 part I page 374

<sup>1</sup> the Car tie finds O toker 23rl 1869 part 1 page 100

Les Camette file le fie lein part 1 page 802

## HOME DEPARTMENT

## NOTIFICATION

## [ ] No 5604 dated the 21st December 1871

By virtue of the power vested in the Governor General in Council by Section 21 of Act XXV of 1867 entitled An Act for the regulation of Printing Presses and Newspipers for the preservation of copies of books printed in British India and for the registration of such books. His Excellency in Council is pleased to declure that the following publications are exempted from the provisions of the sud Act.

- 1—[Cancelled by Notification No 3276 dated 16th August 1872 See Gazette of India part I for 1872 page 777]
- 2 Acts of the Legislative Councils without notes or commentaries
- 3 -Price lists and tradesmen's circulars
- 4 —Catalogues of books and other articles auctioneers notices and advertisements
- 5 Play bills comprising advertisements of theatrical and musical entertainments
- 6 Decisions of Courts of law without notes or commentaries
- 7—Petitions and appeals addressed to constituted authority under the provisions of law
- 8 —Testimonials of private individuals or public officers
- 9 -Annual reports of schools banks societies and firms
- 10 -Almanas and calendars
- 11 —Labels affixed to articles of commerce

## Printing Presses ]

### NOTIFICATIONS

No 205-258, dated Abu, the 25th February 1891

The following rules made by the Chief Commissioner, under Section 20 of Act XXV of 1867, as amended by Act X of 1890 (Printing Presses and Books) are published for general information in supersession of the rules bitherto in force under the sud Section —

- I The copy of the book referred to in clause (a) of the first paragraph of Section 9, together with a memorandum giving the particulars referred to in Section 18, will be delivered by the Printer to the Assistant Commissioner of the district in which the Press issuing the work is situated.
- II —The Assistant Commissioner will send the copy to the Commissioner for deposit in his Office at Ajmere It will be accessible to the public for reference
- III —All fines and forfeitures recovered and registration fees taken under the Act shall from time to time be paid into the Treasury to the credit of 22—Education the treasury chalan being sent to the Commissioner and Director of Public Instruction
- IV —The citalogue prescribed by Section 18 will be kept by the
  Assistant Commissioner, who will transmit to the Commissioners Office quarterly a copy of memoranda registered
  during the preceding quarter for disposal in accordance
  with Section 19 of the Act

# [2] No 401 of 1892 dated Abu 23rd April 1892

In accordance with Section 9 of Act XXV of 1867 as amended by Act X of 1890, the Chief Commissioner is pleased to direct that the Assistant Commissioner, Ajmere shall be the Officer to whom and his office the place at which the printer of every book printed in Ajmere-Merwara shall deliver the copy required by Section 9 Claus. (a) of said Act to be so delivered or such further copies as by Section 9 Claus (b) may, on requisition by the Local Government be required from such printer.

<sup>[1]</sup> Gazette of India part II dated 7th March 1891, page 121

Clause I of this Notification seems to have been superseded by Notification No. 401, dated 23rd April 1892

<sup>(2) (</sup> szette of In his part II date 1 30th April 189', page 271

(Procedine-Civil

Postage for Proces es

# PROCEDURE (CIVIL)

## COVERNMENT OF INDIA

## DEPARTMENT OF PINANCE AND COMMERCE

### SEPARATE REVENUE

### POST OFFICE

No 225 dated Simla, the 12th April 1882

Read the undermentioned papers regarding a proposal to levy Court fices in lieu of postage or processes, notices etc. trunsmitted by post —

Letter from the Government of Bombry to the Home Department, No 56#4 dated 27th August 1881

Letter from the Home Department to the Registrar of the High Court, Calcutta No 1230 dated 16th September 1881

Letter from the Home Department to the Government of Midras No. 1231, dated 16th September 1881

Letter from the Home Department to the Government of the North Western Provinces and Oudh, No. 1232, dated 16th September 1881

Letter from the Home Department to the Government of the Punyab No 1233 dated 16th September 1881

Letter from the Government of the Punjab to the Home Department, No. 4093 dated 14th November 1881

Letter from the Government of the North Western Provinces and Oudh, to the Home Department, No 963, dated 2nd December 1881

Letter from the Government of Madris to the Home Department, No 2042 dated 22nd December 1881

Letter from the Registrar of the High Court Calcutta to the Home D partificit No 35 dated 6th January 1882

# Punting Piesses ]

## NOTIFICATIONS

## [1] No 205 258 dated Abu the 25th Februar / 1891

The following rules made by the Chief Commissioner under Section 20 of Act AAV of 1867 as amended by Act A of 1890 (Printing Presses and Books) are published for general information in supersession of the rules hitherto in force under the said Section —

- I —The copy of the book referred to in clause (a) of the first partyraph of Section 9 together with a memorandum giving the particulars referred to in Section 18 will be delivered by the Printer to the Assistant Commissioner of the district in which the Press issuing the work is situated.
- II —The Assistant Commissioner will send the copy to the Commissioner for deposit in his Office at Ajmere It will be accessible to the public for reference
- III —All fines and torfetures recovered and registration fees taken under the Act shall from time to time be paid into the Treasury to the credit of 22—Education the treasury chilan being sent to the Commissioner and Director of Public Instruction
- IV —The evtalogue preveribed by Section 18 will be kept by the Assistant Commissioner who will transmit to the Commissioners Office quarterly a copy of memoranda registered during the preceding quarter for disposal in accordance with Section 19 of the Act

## [ ° ] No 401 of 1892 dated Abu 23rd April 1892

In accordance with Section 9 of Act XXV of 1867 as amended by Act X of 1890 the Chief Commissioner is pleased to direct that the Assistant Commissioner Ajmere shall be the Officer to whom and his office the place at which the printer of every book printed in Ajmere Merwara shall deliver the copy required by Section 9 Clause (a) of Said Act to be so delivered or such further copies as by Section 9 Clause (b) may on requisition by the Local Government be required from such printer

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<sup>[1]</sup> Gazette of Ind a part II dated 7th March 1891 page 121

Claise I of this Notification seems to have been superseded by Notification No. 401 dated 3rd April 1892

<sup>[9]</sup> Gazette of Inla part II date | 30th April 1892 Page 271

## [Procedure Civil

Postage for Processes

# PROCEDURE (CIVIL)

## GOVERNMENT OF INDIA

### DEPARTMENT OF PINANCE AND COMMERCE

## SEPARATE REVENUE

#### POST OFFICE

No 225, dated Simla, the 12th April 1882

Read the undermentioned papers regarding a proposal to levy Court fices in heu of postage or processes, notices, etc., transmitted by post —

Letter from the Government of Bombay to the Home Department, No 5644, dated 27th August 1881

Letter from the Home Department to the Registral of the High Court, Calcutta, No 1230, dated 16th September 1881

Letter from the Home Department to the Government of Madras No. 1231. dated 16th September 1881

Letter from the Home Department to the Government of the North-Western Provinces and Oudh, No. 1232, dated 16th September 1881

Letter from the Home Department to the Government of the Punjab No 1233, dated 16th September 1881

Letter from the Government of the Punjab to the Home Department, No. 4093, dated 14th November 1881

Letter from the Government of the North-Western Provinces and Oudh, to the Home Department, No 963, dated 2nd December 1881

Letter from the Government of Mudrus to the Home Department, No 26#2 dated 22ud December 1881

Letter from the Registrar of the High Court, Calcutta, to the Home Department No 35 dated 6th January 1882

# Procedure - Civil |

Postage for Proces es

Resolution —Section 95 of the Civil Procedure Code (Act X of 1877) provides that postage where chargeable on any notice summons or letter issued under this Code and forwarded by post and the fee for registering the same shall be paid within a time to be fixed by the Court before the communication is forwarded. Under this provision of the law parties to civil cases in addition to the various Court fees levied in Court fee stamps are usually obliged to advance simil sums of money to defray the postage charges on notices summons or letters which have to be transmitted by post This system involves an amount of account keeping and correspondence in the offices of the Courts out of all proportion to its importance and there can be no complete supervision over the various petty accounts keep in the offices of Judges whose ordinary judicial duties fully occupy their time

- 2 As a remedial measure at has been proposed that Section 95 of the Civil Procedure Code should be amended so as to admit of the levy of a sull additional Court fee stump to be affixed to each notice summons or letter which has to be sent by post the C urt fee being calculated at an average rate which would pay for the transmission and return of an ordinary notice or summons
- 3 The Governor General in Council observes that Section 95 of the Civil Procedure Code does not require that the portage shall be paid separately but only that it shall be prepaid. To secure this object it does not in the opinion of his Excellency the Governor General in Council appear to be necessary to amend the section referred to
- 4 There can be little doubt that the existing system is very trouble some both to the Courts and to the parties to Civil cases who are obliged to defrny the postage charges. It seems also undesirable to charge process fees at rates high enough to cover all incadental charges for the service of processes notices etc. and then to make a further seprivite demand for postage.
- 5 Under these circumstances His Excellency in Council is pleased to direct that in future the postage charges on all processes notices and such other doc iments as are a sued from any judicial or revenue court and are required to be transmitted by post shall be paid by means of service postage stamps without my additional charges being levied from the parties at whose instance the processes are assued. The value of the service stamps so used shall be paid out of the Process Serving Fund by periodical adjustments to the Imperial revenue. This arrangement will entail a loss to the Imperial

### Procedure-Civil

Sections 139 and 140 C P (.

postal revenue to the extent of the difference between the ordinary and service postage rates but as it will relieve litigants from certain petty and vections charges His Excellency in Council considers it desirable to foregother names.

6 It is presumen that the process serving funds are in every instance able to bear this additional charge. But if in any case it be found otherwis the rates of process fees might be slightly raised under the Court Fees Act so as to cover post use charges.

Ordered that the firegoing Resolution be communicated for information and guidance—

To the several Local Governments and Administrations

To the Comptroller General

To all Accountants General

Ordered also, that a copy be forwarded to the Home Department for information

### NOTIFICATION

# [1] No 346-Dated Mount Abu the 23rd May 1881

The Judicial Commissioner of Ajmere Merwara is pleased to direct that the list required by Section 140 Civil Proc.dure Code, to accompany the documents priduced by each party at the first hearingfof the Suit under Section 138 of the Code shall be prepared in the annexed form

- 2 One such list will be filed by the plaintiff or plaintiffs and a sepa rate one by the defendant or defendants. The beading of the Form and the entries in column 2 will be prepared by the party or parties producing the documents, while in column 1 the Court will itself cause the necessary particulars to be recorded. In the column of rimarks the Court should cause to be entered a note of the admission of the document by the opposite parts, (or) if it be not admitted of the manner in which it is proved.
- 3 Section 139 Civil Procedure Code, prohibits the reception by the Court of documentary evidence at any stage of the proceedings subsequent to the first hearing unless good cance be shown to its satisfaction for previous

# Procedure-Civil.]

Sections 139 and 140 C P C

non-production, should any documentary evidence be in such manner received at a later stree, it should not be placed on the file until accompanied by a list as above provided

- 4 The Memorandum of documents to be annexed to plaints under Section 58 of the Code, should also be prepared in the form now prescribed, and the provisions of Section 63 should be carefully attended to in respect of documents not produced as required by Section 59
- 5 Judicial Officers are enjoined to instruct all petition-writers practising in their Courts accordingly and on and from the lat October 1881 documentary evidence should not be received until the list in the prescribed form is presented therewith

# FORM List of documents produced by the parties in the Court of District ηt Surt No. The following is a list of the papers produced by ') \* on the in the above Suit ( the 183 Nature of the docu Number of distinment, whether original guishing marks on or copy, its date, and REMARKS the documents by whom executed, &c

<sup>\*</sup> Here meert with the plaint, or at the first, second or subsequent hearing, as the case may be

### [Procedure-Civil

Section 160 C P C

#### NOTIFICATION

## 111 No 1033-Dated Mount Abu, the 15th December 1882

The Assistant Commissioner of Ajmere is invested with the powers of a Cillector fir the purposes of Chapter ML Act XIV of 1882

### NOTIFICATION

## [2] No 902 127-Dated Alm, the 21st August 1886

The fallowing rules are laid down by the Chief Commissioner of Ajmere-Merwara under Section 160, Act XIV of 1882 (Code of Civil Procedure) regarding the travelling and other expenses to be paid to witnesses summoned to attend the Civil Courts in Admers Mersaga.

- I Save as here: fier provided travelling and other expenses will be allowed on the following scale
  - (a)-To witnesses of the class of cultivators labourers and menials three annus a day,
  - (b)—To with cases of a better class, such as zamindars traders, pleaders and persons of corresponding rank, from six annas to two rupees a day as the Court may direct.
  - (c)-To witnesses of superior rank three rupees a day, and
  - (d)—The allowances of officers of Government will be regulated by the rules in the Civil Travelling Allowance Code
- II No expenses, other than travelling charges, will be allowed to legal practitioners practiving at the place where the Court which they are summanded to attend as held

Travelling charges may be allowed to these witnesses at such rates as the Court considers reasonable and necessary

III Persons other than those mentioned in the last preceding rule, residing within a distance of three miles from the Court-house, will be allowed their expenses at half the rates presenbed in Rule I

<sup>[1]</sup> The Gazette of In ha, 23r l December 1882, part II,

<sup>[2]</sup> The Cazette of India part II da

# Procedure-Civil.]

# Courts Established by the Governor General

- IV If a witness demand any sum in excess of what his been paid to him, such sum will be allowed if he satisfy the Court that he has actually and necessarily incurred the additional expense
- V If a witness be detained for a longer period than one day, the expenses of his detention will be allowed at such rate, not exceeding that purable under Rule I, as may seem to the Court to be reasonable and proper
- VI The Court may, on consideration of the ments of any case, for reasons status in writing, allow expenses on a higher scale than that prescribed in the foregoing rules

## [ 1 ] No 1361 I-Dated 29th March 1889

With reference to sections 90, 229, 229 A, 229 B and 650 A of the Code of Civil Procedure the Governor General in Council is pleased to notify that the following Courts among others are Courts established of continued by the Governor-General in Council in the territories of Folicign Princes and States, namely —

CIVIL AND MILITARY STATION OF BANGALORE

The Courts of the Resident in the Mysore, Civil Judge and the Munsif

## RAJPUTANA

The District Courts of those sections of the Rajputana Malwa Railway which are situated within the territories of States in Rajputana

- [2] The District Court of the section of the Indian Midland Ruleing which is situated in the Dholpur State
- [2] The Court of Small Causes for the section of the Indian Midland Railw iy which is situated in the Dholpur State. The District Court of that section of the Cawnpore Achiera Railway which is situated within the State of Bharatpur, the Court of the Magistrate of Abu, the Courts of Small Ciuses for those sections of the Rapputana Malwa Railway which are situated within the territories of States in Rapputana.

Yide Gazette of India for 1889, part I, page 184
 As modified by Notification No 996 I, dated 4th March 1891
 See Gazette of India for 1841, part 1, page 124

### Procedure - Civil

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## CENTRAL INDIA

Ti District Courts Rait stana Malwa Railway, at Mhow and Nimach.

the Court of the Civil Judges of Mhow, Nomach, Nowgong and Indore, the Court of the Political Assistant, Godin

The District Court of the sections of the Indian Midland Railway which are strated within the territories of States in the Central India Agency, the Courts of Small Causes at Mhow, Nimach, Nowyong and Spri

the Courts of Small Cruses Rapputana Malwa Railway, Mhow and Sanach sections and

the Court of Small Caus & for those a ctions of the Indian Midland Palmay which are situated within the territories of States in the Central India Agrica

### HADERARAD

All Civil Courts in the Hyderabad Assigned Districts and

th Civil Courts of the First and Second Assistant Residents, the Cintonnent and Assistant Contonnent Magistrates of Secunderabad, and the Superintendent of the Residence Bizars

### BALUCHISTAN AGENCY

[1] All Civil Courts in the territorics administered by the Agent to the Governor-G nerd in Baluchistan as such Agent

#### BARODA

The Court of Smill Causes in the Customment of Baroda

[2] The Court of the 1st Assistant for the time being to the Agent

<sup>[1]</sup> As smended by Notification No 1480 F dated 17th July 1890 Gazette of India for 1870 part I page 510 [1870] part I page 510 [1870] [2] As added to by Not tication No 3331, dated 4th October 1890 [Gazette of India,

<sup>1</sup> It J, for 1 0 page 731

# Procedure-Civil ]

Courts Established by the Governor General

VINIPUR

The Court of the Political Agent at Manipur

KASHMIR

[13 The Court of the Resident in Kashmir The Courts of Assistants to the Residents in Kashmir

# [2] No 2179 I-Dated the 2nd July 1890

With reference to sections 90 229 229 A, 229 E, and 650 A of the Code of Civil Procedure and in continuation of Foreign Department Notification No 1361 I dated the 29th March 1889 the Governor General in Council is pleased to notify that the following Courts in the territories of Native Chiefs under the political control of the Government of Bombay are Courts established or continued by the Governor General in Council in the territories of Toreign Princes and States, namely —

Court of the Political Superintendent, Pilanpur

Court of the Personal Assistant to the Political Superintendent, Palan-pur

Court of the Political Agent, Kolhapur [3] and Southern Maratha country [3]

Court of the Assistant Political Agent Kolhapur and Southern Maratha country

Court of the Political Agent Kathiawar

Court of the Assistant Political Agent, Jhalavid Prant

Court of the Assistant Political Agent, Sorath Prant

Court of the Assistant Political Agent, Halar Print

Court of the Assistant Political Agent Gohelvad Prant

Court of the Deputy Assistant Political Agent Jhalavad Prant.

As added to by Notification No 1421 F, dated 13th July 1891 Gazette of India for 1891 part I page 423

<sup>[2]</sup> Government of India for 1890, part I, page 484

<sup>[3]</sup> Inserted by Notification 4110 date 18th October 1891 See Gazette of Ind a for 1891, part I page of the control of the cont

## . I . illo ded la the Governor General

C. et July Durity Assertant Political Agent Sorath Prant

Cart of the Dep in Assistant Political Agent Halar

t in 6th D pitts Assistant Political Ag nt Golichad

t rt 1 Small Caus . Rajket Chal Station

Court of the Wallman District Thansalar

Curt of the Chotila Thanadar

Gort of the Donada Thanadar

Court of the Bhaka Thanadar

Court of the Palead Thanadar

Court of the Vithalgad Thanadar

Court of the Station Officer, Wadhwan

Court of the! Bagaena Thanadar

Court of the Lakhapadar Thanadar

Court of the Lodbila Thanadar

Court of the Dhrufa Thanadar

Court of the Deputy Thunsday Malda.

Court of the Babra Thanadar

Court of the Songad Thanadar

Court of the Chamardi Thanadar

Court of the Datha Thanadar

Court of the Chok Thanadar Court of the Political Agent, Mahi Kantha

Court of the Assistant Political Agent, Mahi Kantha

Court of the Personal Assistant to the Political Agent, Mahi Kuntha

Court of the Thanadar of the Basis Zilla

Court of the Thanadar of Sabar Kantha

Court of the Thanadar of Katosam

Court of the Thanadar of Ghadyada.

Court of the Thanadar of Hadol

Court of the Thanadai of Jhar Niimali

Court of the Aval Karkun at Mahisa

Court of the Political Agent, Rewa Kantha

Court of the Assistant Political Agent, Rewa Kantha

Court of the Sankheda Thanadar

Court of the Pandu Thanadar

Court of the Thanadar of the Thanad Jamya villages

Court of the Thanadar of Van

# Procedure-Civil ]

Courts Lstablished by the Governor General

Court of the Thanadar of Santalpur Court of the Thanadar of Virahi Court of the Thanadar of Deodar Court of the Thanadar of Kaukrel

### NOTIFICATION

No 1362 I dated 29th March 1889

In exercise of the powers conferred by sections 4 and 5 of the Foreign Jurisdiction and Extradition Act 1879 and of all other powers enabling him in this behalf the Governor General in Courcil is pleased to declare section 2294 of the Code of Civil Procedure to apply to the Courts specified in the Schedule hereto and to notify that a decree of any Court situate in Birush India which cannot be executed within the jirisdiction of the Court by which it was made may, if sent for execution to a Court specified in the Schedule be executed by that Court to the same extent and in the same manner as that Court might execute within the limits of its jurisdiction a decree made by itself

#### SCHEDULE

# CIVIT AND MILITARY STATION OF BANGALORE

The Court of the Civil Judge

### RAJPUTANA

The District Courts of those sections of the Rajputana Milwa Railway which are situated within the territories of States in Rainutana

- [1] The District Court of the section of the Indian Midland Railway which is situated in the Dholpur State
- [1] The Court of Small Causes for the section of the Indian Midland Railway which is situated in the Dholpur State

The District Court of that section of the Campore Achiera Railway which is situated within the State of Bhiratpur

<sup>[1]</sup> As amended by Notifi at on No 297 I dated 4th March 1891 See Gazette of Init apart 1 page 194

## [Procedure-Civil

# Courts Established by the Governor General

The Court of the Magistrate of Abu

The Courts of Smull Causes for the sections of the Rajputana Malwa Railway which are situated within the territories of States in Rajputana.

The Court of Small Causes for that section of the Cawapore Achaera Railway which is situated within the State of Bharatpur

### CENTRAL INDIA

The District Courts Raiputana Malwa Railway at Mhow and Nimach

[1] The District Courts of those Sections of the Indian Midland Railway which are situated within the territories of States in the Central India Agency The Courts of the Civil Judges of Mhow Nimach Nowgong and Indore the Court of the Political Agent Goona the Courts of Small Causes at Mhow Nimach Nowgong and Sipri the Courts of Small Causes Raiputana Malwa Railway Mhow and Nimach sections and

### HYDERARAD

All Civil Courts in the Hyderabad Assigned Districts and

The Civil Courts of the Second Assistant President the Cintonment and Assistant Cantonment Ungustrates of Secunderabad and the Superinten dent of the Residency Buzars

### BAI UCHISTAN AGENCY

[ '] All Civil Courts in the territories administered by the Agent to the Governor General in Buluchistan as such Agent

#### BARODA.

The Court of Small Causes in the Cantonment of Baroda.

[3] The Court of the First Assistant to the Agent to the Governor General [3]

<sup>(1)</sup> The Court of Small Causes for the acct one of the I lan M limit Railway which are a tuated with a lie territories of States in the Central in land, agency [2] Amen led by Notification \o 1481 late it it July 1800 (azette of In ha part I

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## Procedure-Civil ]

Courts Established by the Governor-General

### MANIPUR

The Court of the Political Agent at Manipur

# [1] KASHMIR

The Court of the Resident in Kashmir, the Courts of Assistants to the Resident in Kashmir

# [2] No 2180 I —Dated 2nd July 1890

In exercise of the powers conferred by sections 4 and 5 of the Foreign Junisdiction and Extradition Act, 1879, and of all other powers enabling him in this behalf, the Governor-General in Council is pleased, in continuation of Foreign Department Notification No 1362-I, duted 29th March 1889, to declare section 229 A of the Code of Civil Procedure to apply to the Courts specified in the Schedule hereto, and to notify that a decree of any Court situate in British India which cannot be executed within the jurisdiction of the Court by which it was made may, if sent for execution to a Court specified in the Schedule, be executed by that Court to the same extent and in the same manner as that Court might execute within the limits of its jurisdiction a decree made by itself

#### SCHEDULE

#### KATHIAWAR

Court of the Political Agent, Kathiawar

- , Assistant Political Agent, Jhalavid Prant
- , Deputy Assistant Political Agent, Jhalavad Prant
- " Assistant Political Agent, Sorath Prant
- " Deputy Assistant Political Agent, Sorath Prant
- Assistant Political Agent, Halar Print
- " Deputy Assistant Political Agent, Halar Prant
- , Assistant Political Agent, Gohelvad Prant
- " Deputy Assistant Political Agent, Gohelvad Prant

Added by Notification No 1422 E, dated 13th July 1891 Gazette of India for 1891, part 1, page 423

<sup>[2]</sup> Gazette of India for 1890, part 1 page 484

### [Procedure-Civil.

# Courts Established by the Governor-General

#### MAIII KANTHA

Court of the Political Agent, Mahi Kantha

- " Assistant Political Agent Mahi Kantha
- , Personal Assistant Political Agent, Mahi Kantha

#### REWA KANTHA

Court of the Political Agent, Rewa Kantha

Assistant Political Agent, Rewa Kantha

#### PALANPIIR

Court of the Political Superintendent, Palanpur

Country

- , Personal Assistant to the Political Superintendent, Palanpur
- [1] KOLHAPUR AND SOUTHERN MARHATTA COUNTRY

Court of the Political Agent, Kolhapur and Southern Marhatta Country

Court of Assistant Political Agent, Kolhapur and Southern Marhatta

## NOTIFICATION

# [2] No 53-J-Dated the 7th March 1879

Under Section 434 [3] of the Code of Civil Procedure, the Governor-Generalin Council is pleased to declare that decrees of the Civil and Revenue Courts of Cooch Behr may be executed in British India, as if they had been made by the Courts of British India.

# [4] No 233-I J -Dated the 25th November 1881

Under Section 434 [5] of the Code of Civil Procedure, the Governor-General in Council is pleased to declare that decree of the Civil and Revenue Courts of Mysore may be executed in British India as if they had been made by the Courts of British India.

Ad led by Notification No 4111 I, dated 8th October 1891 See Gazette of India, part I for 1891, page 572.

<sup>[2]</sup> Vide Gazette of India for 1879, part I, page 149

<sup>[3]</sup> For Section 434 read Section 229 B of the Code of Civil Procedure, Vare Section 39 of Act VII of 1888

<sup>[4]</sup> See Gazette of India, part I for 1881, page 589

<sup>[</sup>o] For Section 431 Civil Procedure Code read section 227 B of the Code of Civil Procedure Vide Section 33 of Act VII of 1888.

# Procedure-Civil.]

1

2

Courts Established by the Governor General

Court of the Political Agent

[1] No 867-I -Dated the 13th March 1885

In exercise of the power conferred by Section 434 [2] of the Code of Civil Procedure, the Governor-General in Council is pleased to declare, in supersession of Foreign Department Notification No 40 I J of the 12th March 1880, that the decrees of those of the undermentioned Civil Courts situate in the territories of Native Princes of States in alliance with Her Majesty which have not been established by the authority of the Governor General in Council, may be executed in British India as if they had been made by the Courts of British India

## LIST OF COURTS

Assistant Political Agent, Jhalavad Prant

## KATHIAWAR

-	52	,	Assistant Pontical Agent, Manavad Plant					
3	,,	,	Deputy Assistant Political Agent, Jhalavad Prant					
4	>>	23	Wadhwan Station Thanadar					
5	,	33	Chotila Thanadar.					
6	,	,	Paliyad ,					
7	,	,,	Dasada "					
8	**	,,	Bhoika "					
9	33	,,	Vithalgad "					
10	,,	"	Jhinihuvada Kamdar					
11	,,		Assistant Political Agent, Sorath Prant					
12.	,,	»	Deputy Assistant Political Agent, Sorath Prant					
13	,,,	,,	Bagasia Thanadar					
14	,,	"	Lakhapadar Thanadar					
15.	23	,,	Assistant Political Agent, Halar Prant					
16	>>	,	Deputy Assistant Political Agent, Halar Prant					
17.	,	23	Lodbika Thanadar					
18	"	12	Dhrapa "					
19	,,,	,,	Assistant Political Agent, Gohelvad Prant					
20	**	29	Deputy Assistant Political Agent, Gohelvad Prant					
21	23	20	Babra Thanadar					

<sup>[1]</sup> Gazette of India for 1885, part I, page 205

<sup>[2]</sup> For Section 434 Civil Procedure Code, read Section 229 B of the Code of Civil Procedure Vide Section 39 of Act VII of 1888.

## [Procedure-Civil.

# Courts Established by the Governor-General

				.,						
22	Court of	f tl	e Songad Station Thanadar							
23		,	Datha Thanadar							
24	15		Chamardı							
25	,		Chok "							
26		,	Judge of the Court of Small Causes, Raikot							
27	,	,	Deputy Thundur of Mahla							
28	,		Thanadar of Dedan							
-0	,	,	Idag idar of Decrai							
	K	OLH	apur and Southern Marath	a Country						
1	Court of	f th	e Political Agent, Kolhapur an	d Southern Maratha Coun						
2			try Assistant Political Agent, So	athom Marris Com						
3	,	39	Regent in Council, Kolhapur							
4	,,	33	Chief Judge, Kolhapur	ļ						
5	•	,,	of Kagal	}						
6	21	,	of Bowda	1						
7			Sadar Amin Kolhapur							
8	,	,	Munsif of Shirol	1						
9	,,	22	God Hinging	≻Kolhapur State						
10	,	,	Karbhan of Kagal	1						
11	,	"	D. 1-	1						
12	,,	n	Munsif of Inchal Karanji	i						
13	,	)1	Munsif of Vishalgad							
14	,	,,	Joint Officer at Katkol,	1						
15	**	,	Nyayadhish of Miraj	J						
16	,	33	Munsif of Lakshmeshvar	Miraj State (Schior)						
17	,,	21	Modnimb	minaj istate (iscutor)						
18		" <del>-</del> hh	arıs Court	,						
19			e Munsif of Kowtha	}						
20	"		Cudana	Miraj State (Junior)						
21	"	13	771-							
22		» rhh	" Karoli. ari's Appellate Court, Ramdurg							
23.			c Nyayadhish of Ramdurg	Ramdurg State						
24	30000	11	Wahimatdar of the Sub Come							
-4	,,	**	Wahiwatdar of the Sub Sarin- jom of Mhysal.	Mbysal State.						

# Procedure-Civil ]

# Courts Established by the Governor-General

25	Court	of th	ne Huzur Court	]
26	,	17	Nyayadish	ĺ
27	"	>>	Munsif of Miraj Prant	
28	"	,	Munsif of Mangalvedha Kuchi and Terdal or Northern Division	Sanglı State
29	,,	"	Munsif of Shahapur and Shin- hathi or Southern Division	

# REWA KANTHA

2	,,	,,	Assistant	Political Age	nt.
3	,,	,,	Joint Adi	ministrators o	i Rajpipli
4	,,	**	Nyayadis	h of Rajpipla	
5	,,	**	Thanadar	of Sankhero	Mehwas.
6	,,	,,	1)	Pandu	11
7	.,	,-	>>	Dorka	23

1. Court of the Political Agent

## MAHI KANTRA

1	Court	of th	ie Politic	al Agen	it			
2	**	,,	Assistai	nt Polit	ical Agent			
3.	,,	,,	Native	Native Assistant to the Political Agent.				
4	22	,,	Thanad	Thanadar in the Bavisi Zilla				
5	"	ь	,,	12	Katosan			
6	"	,,	**	,,	Sabar Kanth	a Zilla.		
7	,,	,,	,,	,,	Gadwara	,,		
8	31	**	,	,,	Hadol	,,		
9	33	,,	,,	,,	Jher Nirmal			
10	,,	,,	Japtida	of Mo	hanpur			
11	1)	,,	,	" Wa	rsoda			
12.	,,	,,	,,	" Pet	hapur.			
13	1)	,,	11	" God	lasar.			
14				Gal	nt			

## [Procedure-Civil.

Khan Uomar

# Courts Established by the Governor-General

### PALANPUR

	Conto	Ot th	E L'Oitelean	Dupe	TIMECHACIA		
2	**	,,	Senior A	esista	nt Political	Superintendei	at
3.	,	,,	Junior	,,	>>	,,	
4	,,	,	Thanada	r of tl	he Tharad J	amya villages	
5	23	"		,,	Van		
6	,,	12		,,	Santılpur		
7	"	••		"	Varahı		
8	,,	n		**	Diodar		
9	"	"		,	Kankrej 2	hila.	
10	,,	22	Jahtıd u	of th	e Estate of	Malık Jorawa	ır
			Khan	of Va	rahi		
				0			

### Savantwadi.

Court of the Political Superintendent

Court of the Political Superintendent

- 2 " Judicial Assistant Political Superintendent 3 " Nyayadhish of Savantwadi
- 4 Munsif of Kudal

## SHOLAPUR (AKALROT)

- Court of the Nyayadhish of Akalkot
- 2. Subordinate Court of Pulio
- 3 " " Kurla.

## DHARWAR (SAVANUR)

1 Court of the Political Agent, Dharwar

#### SURAT.

1 Court of the Sachin State,

2

## SATARA.

- 1. Court of the Political Agent, Satara,
  - " Joint Administrators of Phaltan

#### KHANDESIT

- Court of the Political Agent.
- 2 " Assistant Political Agent for Mowas States
- 3 " " Dung and Surgana States.

# Procedure-Civil ]

Courts Established by the Governor-General

# [1] No 2265-I — Dated 10th July 1885

With reference to Foreign Department Notification No 867-I, dated the 13th March 1885, and in exercise of the power conferred by Section 434 [2] of the Code of Civil Procedure, the Governor General in Council is pleased to declare that the decrees of the Court of the Sir Nyayadish of Janjia, which is situate in the territory of a Native Prince in alliance with Her M yesty, and has not been established by the authority of the Governor-General in Council, may be executed in British India as if they had been made by the Courts of British India

## [3] No 2360 I - Dated the 17th July 1885

With reference to Foreign Department Notification No 867-I, dated the 18th March 1885 and in exercise of the power conferred by Section 434 [2] of the Code of Civil Procedure the Governor General in Council is pleased to declare that the decrees of the under mentioned Courts which are situate in the territory of a Native Prince in alliance with Her Majesty and have not been established by the authority of the Governor-General in Council, may be executed in British India, as if they had been made by the Courts of British India.—

- 1 Court of the Munsiff of Nandod
- 2 Court of the Mun-iff of Bhalod

# [4] No 3490-I -Dated Simla, the 15th October 1885

With reference to Foreign Department Notification, No 867-I, duted the 13th March 1885 and in exercise of the power conferred by section 434 [2] of the Code of Civil Procedure, the Governor General in Council is pleased to declare that the decrees of the Court of the Political Agent of Sholapur, which is situated in the territory of a Native Prince in alliance with Her Majesty, and has not been established by the authority of the Governor-General in Council, may be executed in British India as if they had been made by the Courts of British India

<sup>[1]</sup> See Government of India, part I for 1885, page 396

<sup>[2]</sup> For Section 434 C P C real Section 229 B Code of Civil Procedure Vide Section 39 of Act VII of 1888

<sup>[3]</sup> Gazette of India for 1885, part I, page 403

<sup>[4]</sup> Pul lished at page 584 ( arette of India, part I for 1895

Procedure-Civil.

Sections 269 and 336 C. P. C.

### NOTIFICATIONS

## [11] No 736 Camp Jeupore dated 6th December 1877

In exercise of the power conferred by Section 269 of the Code of Civil Procedure the Chief Commissioner Ajmere Merwara is pleased to make the following Rules for the custody while under attachment of live stock, and other moveable property

- (1) Lave stock and other property which are bulky or not readily portable shill after seizure by the Naz r or his officer be made over, when practicable to the custody of a village Lamburdar or such other respectable person as will undertake to leep such property subject to the orders of the Court
- (2) Light and readily portable property of all kinds and especially valuable property of small bulk, such as jowels &c, shall after seizure be taken to the Head quarters of the Court executing the decree, and be there made over to the custody of such officer as the Court may direct

# [1] No 738 dated 6th December 1877

In exercise of the powers conferred by Section 336 of the Code of Civil Procedure the Chief Commissioner of Ajmere Merwars is pleased to direct that whenever a judgment debtor is arrested in execution of a decree for money and brought before the Court under the sud section, the Court shall inform him that he may apply under Chapter XX of the said Code to be declived an Insolvent and that he will be discharged if he has not committed any act of bad faith regarding the subject of his application, and if he places all his property in possession of a Receiver appointed by the Court

Para 2850, Section  $\underbrace{XXVII}_{1}$  Part II, Volume II, of Army Regulations,
India

If in execution of a decree a warrant of arrest or other process is to be enforced within the limits of a Garrison Cantonment Military Station or

#### Procedure-Civil )

Courts Established by the Governor General

#### [1] No 2265 I - Dated 10th July 1885

With reference to Foreign Department Notification No 867-I, dated the 13th March 1885, and in exercise of the power conferred by Section 434 [2] of the Code of Civil Procedure the Governor General in Council is pleased to declare that the decices of the Court of the Sir Nyayadish of Janjira which is situate in the territory of a Native Prince in alliance with Her Myesty and has not been established by the authority of the Governor-General in Council may be executed in British India as if they had been made by the Courts of British India

### [3] No 2360 I — Dated the 17th July 1885

With reference to Poreign Department Notification No 867-I, dated the 18th March 1885 and in exercise of the power conferred by Section 434 [2] of the Code of Civil Procedure the Governor General in Council is pleased to declare that the decrees of the under mentioned Courts which are situate in the territory of a Native Prince in alliance with Her Majesty, and have not been established by the authority of the Governor General in Council, may be executed in British India as if they had been made by the Courts of British India —

- I Court of the Munsiff of Nandod
- 2 Court of the Munsiff of Bhalod

### [4] No 3490 I -Dated Simla, the 15th October 1885

With reference to Foreign Department Notification No 867-I, dated the 13th March 1385 and in exercise of the pincy conferred by section 434 [2] of the Code of Civil Procedure, the Governor General in Council is pleased to declare that the decrees of the Court of the Political Agent of Sholapur, which is situated in the territory of a Native Prince in alliance with Her Majesty, and has not been established by the authority of the Governor-General in Council, may be executed in British India as if they had been made by the Courts of British India

<sup>[1]</sup> See Government of India, part I for 188a, page 396

<sup>[2]</sup> For Section 431 C P C real Section 223 B Code of Civil Procedure Vide Section 39 of Act VII of 1838

<sup>[3]</sup> Gazette of India for 1880 part I, page 402

<sup>[4]</sup> Pullisled at page 584 ( azette of India part I for 1885

#### [Procedure-Civil.

Sections 269 and 336 C. P. C.

#### NOTIFICATIONS

#### 111 No. 736 Camp Jennore dated 6th December 1877

In exercise of the power conferred by Section 269 of the Code of Civil Procedure the Chief Commissioner Amere-Merwara is pleased to make the following Rules for the custody while under attachment of live stock, and other may eable property

- (1) Live stock and other property which are bulky or not readily portable, shall after seizure by the Nazir or his officer, be made over when practicable, to the custody of a village Lambardar, or such other respectable person as will undertake to keep such property subject to the orders of the Court
- (2) Light and readily portable property of all kinds, and especially valuable property of small bulk, such as newels &c. shall after seizure be taken to the Head-quarters of the Court executing the decree, and be there made over to the custody of such officer as the Court may direct

### [11 No 738 dated 6th December 1877

In exercise of the powers conferred by Section 336 of the Code of Civil Procedure, the Chief Commissioner of Aimere Merwara is pleased to direct that, whenever a judgment debtor is arrested in execution of a decree for money and broug! ' before the Court under the said section the Court shall inform him that he may apply under Chapter AX of the said Code to be declared an Insolvent and that he will be discharged if he has not committed any act of bad faith regarding the subject of his application, and if he places all his property in possession of a Receiver appointed by the Court

# Para 2850 Section XXVII Part II Volume II of Army Regulations, India

If, in execution of a decree a warrant of arrest or other process is to be enforced within the limits of a Garrison, Cantonment, Military Station, or

<sup>[1]</sup> Rajputana Official Gazette dated 4th December 1877

### Procedure-Civil.]

Sections 344 and 360 C P C

Military Bazar the officer entrusted with the execution of such warrant or other process shall carry the same to the commanding officer, or, in his absence, to the senior officer actually present in the Garrison, Cantonment, Station, or Military Bazar, and the Commanding Officer, or such senior officer, upon such warrant or other process being produced to him, shall endorse the same with his signiture and in the case of warrant of arrest shall cause the person named in the warrant to be arrested, if within the limits of his command, and delivered, according to the exigency of the warrant, to the civil officer charged with the execution thereof

#### ORDERS BY CHIEF COMMISSIONER AJMERE MERWARA

Every petitioner under Section 344 of the Code of Civil Procedure 1882, shall be required to deposit, together with his petition such a sum of money as the Court m by in each case consider sufficient to cover the cost of issuing notices, and other preliminary charges

(Vide Chief Commissioner's letter No 956 dated 31d September 1889)

[1] No 815 - Dated Mount Aba, the 28th September 1883

The Chief Commissioner, Ajmere Merwara, is pleased, under Section 360 of the Code of Civil Procedure, to invest the Judges of the Court of Small Causes at Ajmere and Beawar with the powers conferred on a District Court by Sections 344 to 359 (both inclusive) of the said Code

#### Procedure-Civil

Rules for the Conduct of Suits to which Government is a party

[1] No 953 -Dated Camp Sout 21st November 1879

Rules for the conduct of suits in which Government may be a party in the Ajmere and Merwarn Districts

In amendment of this Office Notification dated 8th August 1874 the following Rules for the conduct of suits in which Government is a party in the Ajmere and Merwara District are published for general information —

I -No suit on the part of Government can be instituted in any Civil Court against any person without the sanction of the Chief Commissioner

II—Whenever it appears to the Assistant Commissioner or to the Principal Executive Officer in other Departments that a suit on the part of Government ought to be instituted in any Civil Court he shall make a report of the circumstances for the Chief Commissioners orders submitting at the same time a copy of the proposed plaint drawn up according to the requirements of the Code of Civil Procedure in the language in ordinary use in the Court together with an English trunslation on half margin paper. The report must be full and complete and must contain a clear stitement of all the evidence by which the claim can be supported. If the claim is based upon a payorith document a copy of the document must be sent copies of my other papers the inspection of which is considered necessary to the clucidation of the case must also be forwarded with the report

III—When any suit is brought against the Government in the Civil Court the Assistant Commissioner or the Principal Officer of the Depart ment concerned in the case shall immediately enquire fully into the circumstances and shall submit with the least possible delay a full Report to the Chief Commissioner. For this purpose all summonses in suits instituted against Government even if any other party is also implicated by name shall also be accepted by the Assistant Commissioner (as representative of the Government) in order that any preliminary procedure that is necessary may be observed while superior authority is being consulted.

IV —If the Assistant Commissioner or other Officer as above be of opinion that the suit should be deferded on the part of Government the

<sup>[1]</sup> Rajputana O 1 ial Cazette dated 29th Nover ber 18 9 pages 89 and 230

#### Procedure-Civil |

Rules for the Conduct of Surts to which Government is a party

following papers will invariably be sent with the Report required by the last preceding rule --

- 1st -Copy of the plaint with abstract translation in English
- 2nd Draft of the proposed written statement to be tendered to the Court in reply under Section 110 f the Code of Civil Procedure in the language in ordinary use in the Court together with a translation in English on half margin paper
- 3rd Desc iptive list of all documents which it is proposed to file as evidence or of which production in Court is required as provided by Sections 70 128 129 131 and 135 of the Code of Civil Procedure
- 4th—Copies of any papers the inspection of which is considered neces ary to the elicidation of the case

V -In prejaring the written statement proposed to be tendered in reply the sequirements of Sections 114 and 115 of the Code of Civil Procedure must be carefully observed

VI —On the r cept of the reports referred to in rules II and III the Chief Commissioner will issue explicit instructions regarding the institution or definee of the suit as the case may be. These instructions will specify the person to whim the conduct of the case on the part of Government will be entrusted. This person will ordinarily but not necessarily be the Assistant Commissioner of the District where the cause of action has arisen.

VII —In case of urgent necessity where the delay necessary for reference to the Chief Commissioner may be very picquidical the Assistant Commissioner may on his own responsibility institute a suit but he must immediately report having don so and transmit full particulars as above

VIII —On the receipt of the instructions referred to in Rule VI the Assistant Commissioner or other person entrusted with the conduct of the case will be responsible for all further measures that may be required. He need not apply for fresh instructions from the Chief Commissioner during the progress of the suit except in case of doubt or difficulty. He will appoint the Government Pleader or a fit person to act as recognized Agent for Government in the suit and will give such further instructions regarding the conduct of the suit as he may consider necessary.

#### [Procedure-Civil.

Rules for the Conduct of Suits to which Government is a party

- IN—The Assistant Commissioner or other officer entrusted with the conduct of the case will send immediate information to the Chief Commissioner of the Judgment presed in the suit. If the decision be against the Government and the presentation of an appeal be considered desirable, a report must at the same time be submitted for the Chief Commissioner's orders stating fully the reas ms for which this course is recommended. With it the following papers must be ent at:
  - 1st —A copy of the judgment and decree against which it is proposed to appeal with an English translation of the judgment if it was not given in English
  - 2nd Draft of proposed memo of appeal drawn up in accordance with the requirements of the Code of Civil Procedure to gether with an English translation on half margin paper
- X.—On the receipt of the report referred to in the last proceding Rule, the Chief Commissioner will issue instructions in the manner desired in Rules VI
- AI —If the decision be in favor of the Government and an appeal be made by the opposite party the Assistant Commissioner or other person who was entrusted with the conduct of the original suit will fall a such measures as in his judgment may be necessary for defending the case in the AI pellate Court. He need not apply for fresh instructions from the Chief Commissioner except in cases of doubt or difficulty.
- AH Rules IN A and XI will also mutatis mutantis be applicable to the judgments of the Appellate Court and to cases in which it may be considered necessary to present an application for the admission of a special appeal on the part of Government or in which a special appeal is preferred by the opposite party.
- XIII—If a suit shall be brought against an Officer of Government and the Chief Commissioner emisders that the act or omission complianed of was primar face continut to liw and to the principles of justice the suit will be defended on the just of Government but it will be left to the officer can cerned to take such measures in the case at his own expense as he may think hit.

#### Procedure-Civil ]

Rules for the Conduct of Suits to which Government is a party

following pipers will invariably be sent with the Report required by the last preceding rule,—

- 1st -- Copy of the plaint with abstract translation in English
- 2nd Draft of the proposed written statement to be tendered to the Court in reply under Section 110 of the Code of Civil Procedure in the language in ordinary use in the Court together with a translation in English on half margin paper
- 3rd Descriptive list of all documents which it is proposed to file as evidence or of which production in Court is required as provided by Sections 70 128 129 131 and 135 of the Code of Civil Procedure
- 4th—Copies of any papers the inspection of which is considered necessary to the clucidation of the case
- V-In preparing the written statement proposed to be tendered in reply the mequirements of Sections 114 and 115 of the Code of Civil Procedure must be carefully observed
- VI —On the receipt of the reports referred to in rules II and III the Chief Commissiones will issue explicit instructions regarding the unstitution or defence of the suit as the case may be. These instructions will specify the person to whom the conduct of the case on the part of Government will be entrusted. This person will ordinarily, but not necessarily, be the Assistant Commissioner of the District where the cause of action has arisen
- VII —In case of urgent necessity where the delay necessary for reference to the Chief Commessioner may be very preyadment the Assistant Communication may on his own responsibility institute a suit but he must immediately report having done so, and transmit full particulars as above
- VIII—On the receipt of the instructions referred to in Rule VI, the Assistant Commissioner or other person entrusted with the conduct of the case, will be responsible for all further measures that may be required. He need not apply for fresh instructions from the Chief Commissioner during the progress of the suit except in case of doubt or difficulty. He will appoint the Government Pleader, or a fit person to act as recognized Agent for Government in the suit, and will give such further instructions regarding the conduct of the suit as he may consider necessary.

#### [Procedure-Civil

Rules for the Conduct of Suits to which Government is a party

IN—The Assistant Commissioner or other officer entrusted with the conduct of the case will send immediate information to the Chief Commissioner of the Judgment pieced in the suit. If the decision be against the Government and the presentation of an appeal be considered desirable a report must at the same time be submitted for the Chief Commissioners orders stating fully the reas as for which this course is recommended. With it the following papers must be ent viz —

- 1st —A copy of the judgment and decree against which it is proposed to appeal with an English translation of the judgment if it was 1 of given in English
- 2nd —Draft of proposed memo of appeal drawn up in accorduce with the requirements of the Code of Civil Procedure to gether with an English translation on half margin paper
- $\lambda$ .—On the receipt of the report referred to in the last preceding Rule the Chief Commissioner will assue instructions in the manner desired in Rules VI
- AI —If the decis on be in favor of the Government and an appeal be made by the opposite pury the Assistant Commissioner or other person who was entrusted with the conduct of the original suit will talle such measures as in his judgment may be necessary for defending the case in the Appellate Court. He need not apply for fresh instructions from the Chief Commissioner except in case of doubt or difficulty.
- $\lambda II$ —Rules IX  $\lambda$  and XI will also mutatis mutantis be applicable to the judgments of the Appellate Court and to cases in which it may be considered necessary to present an application for the admission of a special appeal on the part of Government or in which a special appeal is preferred by the opposite party
- VIII—If a suit shall be brought against an Officer of Government and the Chief Commissioner considers that the act or omission complaired of was prima facte contrary to law and to the principles of justice the suit will not be defended on the part of Government but it will be left to the officer concerned to tale such measure in the case at his own expense as he may think hit.

### Procedure-Civil.]

Section 433 C P C

#### NOTIFICATION

#### [1] No 1369-I - Dated 29th March 1889

Under Section 433, Sub section 4 of the Code of Civil Procedure the Governor-General in Council is pleased to authorize each of the Local Governments specified in the first column of the following table, and any of its Secretaries to exercise with respect to the Princes and Chiefs specified by their titular names against such Government in the second column of the table, the functions assigned by sub-sections (1), (2) and (3) of the said section to the Governor-General in Council and a Secretary to the Government of India, respectively.—

LOCAL GOVERNMENT	PRINCES AND CHIEFS
Madras	His Highness the Maharaja of Travancore , "Raja of Cochin , "Pudukota The Nawab of Banganapalle ,, Raja of Sandur.
BENOAL	The Deb Raja of Bhutan  His Highness the Maharaja of Sikkim  " Cooch Behar " Hill Tipperah.  The Vaharaja of Keunghar, Tributary Mehals, Orissa " Faja of Nilgiri " " " " " " " " " " " " " " " " " " "

[1] Gazette of India for 1989, part I, page 187

### [Procedure-C.vil.

### Section 433 C P C

LOCAL GOVERVMENT	PRINCES AND CHIFFS	
	The Raja of Athmallik, Tributary Mehals, Orissa	
	" " Hindol " " "	
	,, ,, Pal Lahara ,, ,	
}	", , Baramba ", "	
	,, ,, Dhenkanal ,, ,, ,	
	" " Moharbhanj " "	
-	,, ,, Natsingpur ,, ,	
BENGAL	" " Singoojah, Tributary Mehals Chota Naghur	
]	,, ,, Jachpur ,, ,, ,,	
1	,, Bonst ,, ,, ,,	
Ì	,, ,, Gangpur ,, ,, ,,	
!	", Конев , ", "	
5	,, ,, Udatpur ,, ,, ,	
1	,, Chief of Chang Bakhr ,,	
	, Raja of Seraskella Singbhoom , Thakur of Kharsawan, ,,	
'	,, Thakur of Kharsawan, ,,	
NORTH WESTERS PRO	His Highness the Nawab of Rampur	
/ INCES	" " Raja of Tchri	
	His Highness the Maharaja of Patiala	
	,, ,, Nawab of Bahawalpur	
	,, Raja of Jhind	
	, Nabha	
PANJAB	,, , , kapurthala	
EAT) IB	The Raja of Mandi	
	, , , , , , , , , , , , , , , , , , ,	
	, Bashahar	
	, halsgarh	
	,, Keonthal	
	l	

### Procedure Civil ]

Section 433 C P C

Local Government	PRINCES AND CHIEFS
	The Nawab of Maler Rotts
	, Rija of Farilkot
	, Chamba
	, , Suket
	, Chief of Kals a.
	N wab of Patau is
	, Loharu
	Dujana
	Raja of Boghal
	Pana of Baghat
	, Jubbal
	Lumbarsatu
I ANJAB	,, Bhali
	Timkur of Maring
	Rana of Batsan
	" Dhami
	,, Kuthar,
	, Lumbar
	• 11 Mangal.
	, Thakur of Bus
	,, Rana of Darkuti
	Thakur of Turoch
	,, Chief of Sanger
	The Raja of Bastar , Maharaja of Patna
.L PROVINCE	, Raja of katond or Kalahanda
12 1 10/1/4/1	, , Sonpur
	. Banra
	Rel rakhole
	1

### [Procedure-Civil

#### Section 433 C. P. C.

LOCAL COVERNMENT	PRINCES AND CHIEFS
	Tte Raja of Sarangarh
	Raigirl
	Kankar
	Kha ragarh
CENTRAL PROVINCES	Nandgaon
	Cl ef of Kondka or Chhuikadan
	Thakur of Kawarda
	Roja of Sakht
	Makrat.
Assam	H s Highness the Maharaja of Manipur

#### NOTIFICATION

#### [1] No 2181 -Dated the 2nd July 1890

Under Section 433 Sub section (4) of the Code of Civil Procedure and in continuation of Foreign Department Notification No 1369 I dated 29th March 1889 the Governor General in Council is pleased to authorise the Government of Bombay and any of its Secretaries to exercise with respect to the Princes and Chiefs below specified by their titular names the functions assigned by Sub-sections (1) (2) and (3) of the sud-section to the Governor General in Council and a Secretary to the Givernment of India respectively.

#### KATHIAWAP

His Highness the Nawab of Junag of His Highness the Jain of Nawinagar His Highness the Thakur Saheb of Bhionagar His Highness the Rana of Porbandar His Highness the Raj Siheb of Dhrana, idra. His Highness the Thakur Saheb of Mori His Highness the Thakur Saheb of Gonlid The Raj Saheb of Wankanir

### Procedure - Civil.]

## Section 433 C P C

LOCAL GOVERNMENT	PRINCES AND CHIEFS
	The Nawab of Maler Kotla
	" Raja of Faridkot.
	,, ,, Chamba.
	,, ,, Suket
	,, Chief of Kalsia
	,, Nawah of Pataudi.
	,, ,, Loharu
	,, ,, Dujana
	,, Raja of Baghal
	,, Rana of Baghat
	,, ,, Jubbal
	, " Kumharsam
Panjan	,, ,, Bhajji,
	,, Tinkur of Mailog
	,, Rana of Balsan.
	, " Dhamı
	,, ,, Kuthar,
	,, ,, Kunibar.
	,, ,, Mangal.
	" Thakur of Bija
	", Kana of Darkuti.
	" Thakur of Tiroch.
	" Chief of Sangri.
	" Rans of Kotı.
	The Raja of Bastar.
C	,, Maharaja of Patria.
CENTRAL PROVINCES	,, Raja of Karond or Kalahandı.
	Souper Bamra
	" " " " " " " " " " " " " " " " " " "
	,, ,, iichrakhole

#### [Procedure-Civil.

Section 433 C P C

LOCAL GOVERNMENT	PRINCES AND CHIEFS
CENTRAL PROVINCES	The Raja of Sarangarh ,, ,, Raigarh ,, , Ksakar ,, ,, Khairagarh ,, ,, Nandgaon ,, Chief of Kondka of Chhuikadan ,, Thakur of Kawarda ,, Raja of Sakhti ,, ,, Makrai
As <sup>q</sup> AM	His Highness the Maharaja of Manipur

#### NOTIFICATION

#### [ 1 ] No 2181 - Dated the 2nd July 1890

Under Section 433 Sub section (4) of the Code of Civil Procedure and in continuation of Foreign Department Notification No 1369-I dated 29th March 1889, the Governor General in Council is pleased to authorise the Government of Bombry and any of its Secretaries to exercise, with respect to the Princes and Chiefs below specified by their titular names the functions assigned by Sub-sections (1), (2) and (3) of the sud section to the Governor General in Council and a Secretary to the Government of India respectively.—

#### KATHIAWAR

His Highness the Nawab of Junaged His Highness the Jun of Nawangur His Highness the Thakur Subeb of Bhroongur His Highness the Rana of Porbandar His Highness the Ray Subeb of Dhrang dra. His Highness the Thakur Saheb of Morvi His Highness the Thakur Subeb of Gond d The Ru Saheb of Wankanur

### Procedure-Civil ]

Section 433 C P C

The Thakur Saheb of Pulitana

The Thakur Scheb of Dhorol

The Thakur Saheb of Limri (Lundi)

The Thakur Saheb of Rajkot

The Thakur Saheb of Wadhwan

Maii Kantha

His Highness the Mahariji of Idar

The Rao of Pal

The Rana of Danta

REWA KANTHA

His Highness the Raja of Rajpipla

The Raja of Chota Udepur

The Raja of Bariya

The Rays of Lunavans
The Nawab of Balasmor

The Raia of Sunth

Ситси

0010

His Highness the Rao of Cutch
PALANPUP

His Highness the Diwan of Palanpur

His Highness the Nawab of Radhanpur SURAT

His Highness the Rays of Dharampur

The Rija of Bansda The Navab of Sachin

KAIRA

His Highness the Nawab of Cambay

The Ray of Jowhar

Sikarpup

His Highness the Mir of Khairpur

Kolhur

His Highness the Raja of Kolhapur Savanthadi

The Sir Deen of Swantwadi

FOI VBA

The Nawab of Janjira

#### [Procedure-Civil.

#### Rules relating to Appeals to Her Majesty

#### [1] No 416 - Mount Abu, the 17th June 1882

It is ordered that the following Rules relating to appeals to Her Majesty in Her Privy Council, under Section 612 of the Code of Civil Procedure, be end and passed as Rules of the High Court of Judicature for the Ajmere-Merwara District -

The security for the costs of the respondent, required by Section 602, The amount and nature of shall in ordinary cases amount to Rs 4000 Such security shall consist either the security shall in ordinary cases amount to its 4000. Such security shall consist eliner mere and of each, or Government securities, or of immovable property or of any of are Sectional logether if necessary to scene the amount. In the event of the Court 602, 605, 605 and 600. deeming it proper to call on the appellant to furnish further security, such additional security shall consist of cash or Government securities or of im moveable property, or of any or all together if necessary to secure the amount but in no case shall security be required, nor under Section 605 shall it be increased, to an amount exceeding Rs 10,000

- The amount of the security to be furnished by the appellant or respondent under section 608 or section 609 shall be such as the Court shall deem sufficient and shall consist either of cash or Government securities or of 121mov cable property
- When the security officed under section 602 section 605 section 608, or section 609 consists of immoveable property the appellant or respon dent as the case may be, shall file a bond duly registered mortgaging such property, together with a specification of the title of the mortgagor
- 4 When such bond has been filed, the Court shall direct the security The testing of to be tested by the Judge of the Court of the District within which the im the security. moveable property therein mortgaged is situated
- 5 When a certificate is granted the applicant shall f rithwith apply to The estimate the District Judge to prepure lists (A) (if papers to be transmitted to the transmitted Registrar of the Privy Council) and (B) (of formal and other papers not to be the record. so transmitted) and to make an estimate of the cost of preparing the record for transmission, and shall state whether the transcript is to be printed in Indea or not

#### Procedure-Civil ]

Rules relating to Appeals to Her Majesty

- 6 On the receipt of the application, together with a fee of sixteen rupees, the District Judge shall prepare the lists before mentioned and make an estimate of the expense of translating, transcribing or printing, and of forwarding to the Registrar of the Privy Council the record of the case, including a margin of two hundred rupees, and shall furnish the lists and estimate to the Council, bleader, or attorney of the applicant.
- 7 At any time within two weeks from the receipt of the lists and estimate the applicant may object thereto, and if the District Judge refuse to allow the objection, the matter shall be at once submitted for the order of the High Court
- 8 Ordinarily the whole record shall be transcribed with the exception of such documents papers, and accounts as are specified in section 602, subsections (1) (2) (3) and (4)

The revision
as I authents
cation of
translations

9 All documents not drawn up or written originally in the English language and which have not been translated for the use of the Court, shall be translated into English, and all translatious so made shall be certified by one of the Court translators

The prepara ration of in a final preparation of in the decuments included in the transcript shall be diesetotrans prepared and unnexed to the record in the form subjoined and shall be cords, and of followed by a list (B) of all other papers, documents and exhibits in the cruse lasts of the not included in the transcript — cluded there

1	2	٩
Serial number	Description of document	Remarks

11 In the index and transcript the papers shall be placed in the following order—

Plaint Written Statement Orders of attachments &c (if any) obtained before judgment

Examination of parties or their agents, &c

Injunctions.

12

Issues framed (if any) Exhibits of plaintiff

#### [Procedure-Civil.

### Rules relating to Appeals to Her Mayesty

Exhibits of defendant			
Report of Commissioner (if any), with Maps Deposition nexed	s &	c	ın-
Judgment and decree			
Memorandum of appc il			
Cross appeal or Memorandum of objections under Se trans)	on 5	661	(1f
Proceedings in Appellite Court (if any)			
Judgment and decree of that Court			
Petition of appeal to Privy Council, Affidavits, &c			
Appendix (if any)			
List (B) of papers omitted under Rule 8 of these Rules			
The following charges shall be payable in respect of the specified —			
Translation of vernacular portion of record per 100 words. Copying English portion of record for office file for every	1	0	0
1 440 words or part thereof	1	0	0
Examining English portion of record for office file for	•		
every 1 440 words	0	8	0
Transcribing (one copy) for Privy Council for every 800	1		
nords	1	0	0
Printing (55 copies) per printed page Rs 2 to	3	0	0
	-	٠	•
Examination of transcript record for every 800 words or part thereof	0	8	0
Examination of Proof, for every 1,000 words	1	0	0
Certifying two copies of printed record, for every 10 print-			
ed or manuscript pages or part of 10 pages	1	0	0
Preparation of Index, for every 16 papers or part of 16	-	,	-
papers	1	0	0

### Procedure-Civil ]

Persons exempted from appearance in the Civil Courts

- 13 The estimate shall include these several matters and be framed in accordance with the charges above specified
- 14 Immediately after the Court shall have declared the appeal admit ted copies of the lists A and B shall be furnished to the Counsel, pleader, or attorney of the respondent who may, within two weeks of the receipt of the same, apply to the District Judge to include in list A any documents papers or accounts which he may consider necessary. Such application shall either be allowed by the District Judge or be referred by him for the order of the High Court.

Tie recovery of costs in curred in Bri tish India

15 Application for the recovery of costs incurred in British India in connection with appeals to Her Majesty in Council shall ordinarily be made to the Court from whose order or decree an appeal is presented, and no such application shall be entertained except on proof that fourteen days' notice of the intention to male the application together with a memorandum of the costs claimed has been given to the other parts.

### [1] No 672-Dated Camp Agmere, the 4th November 1877

In virtue of the powers conferred by Section 641 of the Civil Procedure Code (Act XIV of 1882) [2] the Officiating Chief Commissioner of Ajmere Merwarm is pleased to exempt the following personages from personal appearance in the Civil Courts —

Division	District	Rank and names of persons exempted	Pes lence
o		Rao Saheb Bahadur Singh	Masuda.
Aymere	Aymero	Rao Saheb Madho Singh	Kharwa

The exemption is declared to be merely from personal appearance in the Civil Courts and not from the jurisdiction of the said Courts

[-] The reference to let X of 18"7 is altered I ere

<sup>[1]</sup> Rajputana Official Gazette 24th November 1877 page 265

#### [Procedure-Civil

#### Sec 650 A C P C extended to certain Courts

#### [1] No 232 I J - Fort William the 25th November 1881

Under the provisions of Section 6:00 A of the Civil Procedure Code the Governor General in Conneil is pleased to declare that summonies issued by any Court in Mysore may be sent to the Courts in British India and served as if they had been issued by such Courts

#### [2] No 868 I - Dated 13th March 1885

In exercise of the power conferred by Section 650 A of the Code of Civil Procedure the Governor General in Council is pleased to declare the provisions of that section to apply to those of the undermentioned Civil Courts situate beyond the limits of British India which have not been established by the authority of the Governor General in Council —

#### LIST OF COURTS

#### KATHIAWAR

1	Court of the	Political Agent
2		Asistant Political Agent Jhalia id I i u t
3		Deputy As istant Political Agent. Ji daya Trant.
4		Wadhwan Station Than lar
5		Chotila Thandir
6		Paliyad
7		Diskli
8		Bheika
9		Vithilgod
10		Jhinjhunada Kamdai
11	, ,	Assistant Political Agent Sorath Prant
12		Deputy Assistant Political Agent South Print
13		Bigisri Thandar
14		Lakhapadar
15		Assistant Political Agent Halar Prant
16		Deputy Assistant Political Agent. Ha ar Prant
17		Lodhika Thandar

<sup>[1] (</sup> szette of lt la "6th November 1881 part l 125e 259

<sup>[&#</sup>x27;] Cazette of In la for 1500 part I pa es ot ob

### Procedure-Civil.]

### Sec 650-A C P C extended to certain Courts

18	Com	t of t	he Dhrapa
19		,,	Assistant Political Agent, Gohelvad Prant
20		"	Deputy Assistant Political Agent, Gohelvad Prant
21	-		Babra Thandar
22	**	"	Sougad Station Thandar
23	n	*3	Datha Thander
24	33	13	Chamardi
25	22	,,,	Chok .
26	,	,,	Judge of the Court of Small Causes, Rajkot
27	,	,	Deputy Thandar of Mulda
28	39	"	Thundar of Dedun
28	23	17	Inindar of Dedin
	K	OLH V	PUR AND SOUTHERN MARATHA COUNTRY
1	Court	of t	he Political Agent, Kolhapur and Southern Maratha
-		Count	•
2			Assistant Political Agent, Southern Maritha Country.
3			Regent in Council, Kolhapur
4	.,	,,	Chief Judge, Kolhapur
5			" of Kagal
6	,,	,,	, of Bowda
7			Sidar Amin, Kolhapur
8			Munsif of Shorel
9	,,	,	" Gad Hinglay Kolhapur State
10	,	,,	Karbarı of Kagal
11	12	n	Bowda
12	12	,,,	Munsif of Inchal Karanji
13		,,	" Vishalgid
14	**	,,	Joint Officer at Kathol
15	,,	1+	Nayadhish of Mirai
16		,,	Munsif of Lakshmeshvar   Miraj State (semor)
17	,,	,,	" Modnimb
18	The K	arbhi	rr's Court
19.	Court	of the	Munsif of Kowtha
20	,,	,,	" Gudgin Miraj State junior)
21		,,	" Karoli,

### Procedure-Civil

### Sec 600 A C P C extended to certain Courts

22	Karbhuris Appellate Court Ramdurg
23	Court of the Nyaya llush of Ramdurg State
24	Wahn adder of the Sub Sar Mhysal
	injow of Mhysal
25	Court of the Huzur Court
26	Ny ny ndreh
27	Munsif of Mirij Prant
28	Munsif of Mangalvedha Kuchi Sangh State and Terdal or Northern Division
29	Munsif of Shih iput and Shit hitti or Southern Divi 10n
	Ren i Kintha
1	Court of the Political Agent
2	Assistant Political Agent
3	Joint Administrators of Raipipla
4	Nyayadish of Ramir la
5	Thanadar of Sankhero Mehw 19
t	Pan lu
7	Dorl a
	Мані Калана
1	C art of the Political Agent
2	Assist int Political Agent
3	Native As ist int to the Political Agent
4	Thought in the Bivisiz liv
5	h itosan z lla
6	Sibir Ku tha cilla
7	Galvara
8	Ha lol
9	Jher \irn li
10	Japtalar of Mohanpar
11	War di
12	Peth upur
13	Godtu
14	G ib it

### Procedure-Civil.]

### Sec 650-A, C P C extended to certain Courts

#### PALANPUR

1	Court of the Political Superintendent				
2	" Senior Assistant Political Superintendent.				
3	,, Junior ,, ,, ,,				
4.	" " Thanadar of the Tharad Jamya villages				
5	, " " Van				
6	" " " Santalpur				
7	, " " , Varahi				
8	" " " Dıodar				
9	, " " " Kankrej zilla				
10	" " Japtidar of the estate of malik Jarawar Khan, Uomar				
	Khan of Varahi				
	Savantvadi				
1	Court of the Political Superintendent.				
2	, Judicial Assistant Political Superintendent				
3	" " Nyayadhish of Savantwadi				
4	" " Munsif of Kudal				
	SHOLAPUR (AKALKOT)				
1	Court of the Nyayadhish of Akalkot,				
2,					
3	Kurla.				
-					
	DHARWAB (SAVANUR)				
1	Court of the Political Agent, Dharwar				
	Surat				
1	Courts of the Suchin State				
	Satara				
1	Court of the Political Agent, Satara				
2	" Joint Administrators of Phaltan.				
	KHANDESH				
1	Court of the Political Agent.				
2	, Assistant Political Agent for Mowas States				
3	Dana and Susana State				
•,	" , " " Dug and Surgans Stres.				

#### [Procedure-Civil

Sec. 650 A. C. P. C.

#### [1] No 2266 I -Dated the 10th July 1885

With reference to Foreign Department Notification No 868 I ditted the 18th Murch 1885 and in evercuse of the power conferred by Section 650 A of the Code of Civil Procedure the Governor General in Council is pleased to decline that the provisions of that section apply to the Court of the Sir Nayadhish of Junjira which is situate beyond the limits of British India and has not been established by the authority of the Governor General in Council

#### [2] No 2361 I -Dated the 17th Jul , 1885

With reference to For ign Department Notification N > 868.1 duted the 13th Murch 1885 and in exercise of the power conferred by Section 650.A of the Code of Civil Proc dure the Governo General in Council is placed to declare that the provisions of that sect in apply to the underindround Courts which are starte beyond the limits of British India and have not been eathly shed by the aith ray of the Avenar General in Council.

- 1 Court of the Mun if f \ ind > 1
- 2 Court of th Munsif of bhilled

### [3] Nr. 3451 I — Date l 15th October 1887

With reference to F reign Department Notification N so I fit I the 13th March 1855 and in exercise of the power of it red by seen in 6.0 A of the Cole of Civil Procedure the Governor G in rid in C in it is I to declive that the provisions of that so to a q15 to the C in fith Political Ag nt of Shelapur which is situate by fit to limit of Fritish India and his not been established by the authority of the Governor G north in Council

<sup>[1] (</sup>a tt off lafels | rtl | , +

<sup>[]</sup> Caste flitafels pitte 4

<sup>[]</sup> Cr t flitafriss [snl] si

#### Procedure-Civil.)

Execution of Decrees passed by Foreign Courts

### [1] No 1363 I - Dated 29th March 1889

In exercise of the powers conferred by Sections 4 and 5 of the Foreign Jurisdiction and Extradition Act 1879, and of all other powers enabling him in this behalf the Governor General in Council is pleased to notify that a decree of any Court established or continued by the authority of the Governor-General in Council in the territories of any Foreign Prince or State which cannot be executed within the jurisdiction of the Court by which it was made, may, if sent for execution to any other scut to the same extent and in the same manner as that Court if execute within the limits of its jurisdiction a decree made by itself.

#### [1] No 1364 I - Dated 29th March 1889

In exercise of the powers conferred by Sections 4 and 5 of the Fo Jurisdiction and Extradition Act 1879 and of all other powers enabling in this behalf the Governor-General in Council is pleased to notify the decree of any Civil or Revenue Count situate in the territories of Highness the Maharaya of Mysore, and not established or continued by authority of the Governor-General in Council, may, if sent for execution Court established or continued by the authority of the Governor Gener, Council in the territories of any Foreign Prince or State, be executed by Court to the same extent and in the same mainter as that Court in execute within the limits of its jurisdiction a decree made by itself

#### [1] No 1366 I - Dated 29th March 1889

In exercise of the powers conferred by Sections 4 and 5 of the Force Jurisdiction and Extrultion Act 1879, and of all other powers enable him in this behalf, the Governor General in Council is pleased to direct the summons rested by any Civil or Revenue Court in British India service within the local limits of the jurisdiction of a Court established continued by the authority of the Governor General in Council in territories of any Forcign Prince or State, shall, if sent to that Court extends by that Court within the climits in mature, provided by the Code

<sup>[1] (</sup> arrive of Int a for head part 1 page 18

#### [Procedure\_Civil

#### Liecution of Decrees passed by Foreign Courts

Civil Procedure and after being so served by returned with such an endorse ment under the hand of the Judge of the Court as is mentioned in Section 90 of that Code

#### [1] No 1367 1 - Dated 29th March 1889

In exercise of the powers conferred by Sections 4 and 5 of the Loreign action and Extradition Act 1879 and of all powers enabling him in this the Governor General in Council is pleased to direct that a summons if by any Court established or continued by the authority of the mot General in Council in the territories of any Foreign Prince of State raises within the local lumits of the jurisdiction of any other such Court if sent to the other Court be served by that Court within those limits anner provided by the Code of Civil Procedure and after being 5 of the Tourism of the Judge of Court as 15 mentioned in Section 90 of that Code

#### [2] No 1368 I -D ited 29th March 1889

In evere we of the powers conferred by Sections 4 and 5 of the Foruga sdieti n and Extradition Act 1879 and all other powers enabling him in behalf the Governor General in Council is pleased to direct that a mone issued by any Civil or Revenue Court situate within the territories his Highness the Nizam of Hyderibad or His Highness the Minapa of sore or of any Frince or State in Central India and not established or funed by the authority of the Governor General in Council shall if sent my Court so established or continued in the territories of any Foreign nee or State be served by that Court as if the summons had been issued itself and after being so served be returned with an endorsement of such see under the hand of the Judge of the Court

<sup>[1] (</sup> to the of he had for 1889 part 1 page 18

<sup>[7]</sup> Gazette of lad a

#### Procedure-Civil 1

Pleader & Fee in unconteste ! Cases

No 131 -Dated tle 11th January 1873

FROM THE COMMISSIONER AJMERE MERWARA TO THE CHIEF COMMISSIONER,

I find that the expenses of Civil Suits are more than doubled by the Pleader's fees and this is more particularly noticeable in the larger quantity of uncontested cases disposed of in the Smill Class Courts of this District. In such cases the Pleader's have no work to do and it seems but a reasonable concession that when the debtor confesses his indebtedness that he should in the saddled with the costs of the Valcel's fees.

I understand that a cue dar was lately assued in the Central Provinces directing that in uncontested cases Valced's fees should not be decreed and with your permission I propose to issue like orders for this District

LETTER NO 61 01 28TH JANUARY 1873 FROM THE CHIEF COMMISSIONER AJMERE AND MERWARY 10 THE COMMISSIONER OF AJMERE AND MERWARA

I have the honor to approve of the proposition made in your letter No 131 ditted 11th January 1573 which will tend to protect the people from the oppression of more money lenders

#### CIRCUI AR MEMO

No 293 J of 1886 - Armere 25th June 1886

A questin having ari en as to whether the rule under which Plea lers fees are not clarged in uncontested cases tried by a Small Cause Court is applicable to other Civil Courts in Ajmere Merwara the Chief Commissioner has decided that this rule shall be followed in all Civil Courts in that District

### CIRCULAR OF THE CHIEF COMMISSIONER OF AJMERE MERWARA

Received with Chief Commissioner's letter No 80 dated 5th February 1878

No warrant of arrest in execution of decree should for any cause what ever be issued against females

A P -See however Section "to A of the Code of C v 11 roce lure 1982.

#### Procedure - C.VII

Cauca Tacta

#### COMMISSIONER'S CIRCULARS

No. 1 — Dated 23rd May 1876

From THE COMMISSIONER AIMERE MERWARA

Co-ALL JUDICIAL OFFICERS IN THE AJMERE MERWARA DISTRICT

Approved by the Judicial Commissioner Afmere in his letter No 282 dat l 20th May 1876

Lavity of practice in certain points connected with Cruse Lists, Execution of Decrees and other matters have been found to exist in some of the Courts the Commissioner (with the assent of the Judicial Commissioners of Ajmere and Merwara) accordingly finds it necessary to prescribe the following instructions in the more permanent form of a circular for future guidance of the Courts.

- 1 A Cause Register of datas fixed for trial of Original Miscellaneous Cause Register and Appeal cales as well as Execution of Decree cases in the accompanying form or an extract from it should invariably be placed before the Court and the suits for the day should be disposed of in accordance with such Cause List. A Cause List in the Vernacular should be burg up outside each Court showing the cases for hearing in each Court for each day of the month
- 2 A note of the result of the hearing of the suit should be made at each hearing in the column of remarks of the Cruse Register and parties should be carefully informed of any adjournment
- 3 Applications for Execution of decrees shall be at once entered in Freedition of the Register of Execution of Decree, in the accompanying form marked A Decrees and a date being fixed for hearing the case should be shown in the Cause Register until finally disposed of
- 4 The attention of the Courts is specially drawn to the quick disposal of Evecution cases and the necessity of hearing them upon the fixed dates
- 5 All Courts whether Cavil or Criminal shall enter on a separate sheet Chromologian or sheets in the annexed form a short chromological abstract in Vernacular orders, of every order passed in the course of the proceedings in a cue. The entires

#### Procedure-Civil 1

Cause Lists

to be made at the time the older is given consecutively, according to the dates of the orders and the sheet is to be filed in the Record immediately after the Index of papers

Chronological abstract of orders passed in the case of-

Date of order Abstract of order

6 The entries so made are to be in addition to the usual record of the orders in their proper places in the file, they are intended to facilitate the tracing by Appellate Courts of the course of procedure, in the order in which it occurred in a case

Adjournment

7 Adjournments in certain Courts are very numerous, and sometimes made for insufficient reason ample time when the Defendant lives at a distance should be given him to appear or for other sufficient reason adjournments should not be refused but all suits should then be disposed of without unnecessary delay.

Framination of mitnesses

- 8 Examination of witnesses in Civil and Criminal cases should invariably be recorded on separate sheets and provisions enjoined for the examination of witnesses in the Civil and Criminal Procedure Codes should be fully attended to
  - 9 It has been found that Native Judges do not invariably comply with the provisions of Section 172 Civil Procedure Code. The Assistant Commissioners are directed to enforce the rule. A memorandum of the evidence must be made as the examination of the witness proceeds and the practice of making a memorandum of a number of depositions recorded by the Mohurrir after the record has been completed must be at once discontinued.

Note of all orders in Judge a hand writing

10 The Judges are directed to make a note on the record in their own handwriting us the case proceeds, of all orders that may issue during the currency of the case, whether Original Miscellaneous or Execution of Degree

Supervision of Assistant Commiss a er's Courts

11 It is the duty of the Assistant Commissioners personally and through the Readers of the Courts to acquire themselves periodically with the state of Registers, Records and Procedure of the Courts subordinate to them and to correct any irregularities that may come to their notice and occasionally to examine elected files from each of the subordinate Courts so as to satisfy themselves that unnecessary delays do not occur in disposing of cases

### [Procedure-Civil

Cause Register

CALSE REGISTER OF DATES FIXED FOR TRIVE OF ORICIVAL SUITS MISCELLANEOUS AND APIEAL CASES AND LAECUTION OF DECREES

				Cavse	Register
8	Destroye				
1					
9	Nature of				
2		Name of Defen lant			
<b>*</b>	CAN	Name of Planntiff		•	
e		\amber			
C1	,	l/a)			
-		Jate			

### Procedure-Civil.]

Register of Execution of Dec ees

REGISTER OF EXECUTION OF DECREES

•		•	
		Remires	
	01	Date on which the case of Execution was struck off and purport of final order	
	6	Cause of the non completion of the Execution	
	æ	Amount of property to be recovered after Execution was served	
		Mass recovered thereby  Whith amount or property  Particulars showing how exe	
	9	Amount for which executions to sought	
	נז	Amount of property decreed and nature of decree	
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	r,	Number of the sust an I date of Decree.	
	-	Dato of Allicate at reacher in serial order	

#### [Procedure-Civil.

# Instructions as to Documentary Evidence and framing of Decrees

### CIRCULAR

#### No 373-J — Dated 14th February 1888

I The records of civil cases have frequently been found encumbered with numerous documents which have neither been proved nor admitted, and it seems necessary that I should invite the attention of Courts generally to the provisions of Section 59 of the Civil Procedure Code, which directs that if the plaintiff sucs upon a document, it or a copy of it shall be filed with the plaint, and any other documents which are to be relied upon in support of the claim are to be entered in a list to be annexed to the plaint, also to Section 63 which states that a document which ought to be produced when the plaint is presented or entered in the list, and is not, shall not without the leave of the Court be received in evidence at the hearing

Section 138 and the sections following it of the Code provide that-

- "138 The parties or their pleuders shall bring with them and have in readiness at the first hearing of the suit, to be produced when called for by the Court, all the decumentary evidence of every description in their possession or power on which they intend to rely, and which has not already been filed in Court, and all documents which the Court at any time before such he ring has ordered to be produced
- "140 The Court shall receive the documents respectively produced by the parties at the first hearing provided that the documents produced by each party be accompanied by an accurate list thereof prepared in such form as the High Court may from time to time direct
- "111 No document shall be placed on the record unless at has been "e at a cut of proved or admitted in accordance with the law of evidence for the time there is in being in flore. Every document so proved or admitted shall be endorsed solorable or with the number and title of the suit, the name of the person producing at transitin is and the date on which it was produced. The Judge shall then only or with the number and without that it as proved against or admitted by as the three the place and the person against about it was used. The document shall the the place as part of record.

All documents produced at the first hearing, and not so provid or 1572

admitted, shall be returned to the parties respectively producing them

#### Procedure-Civil.]

Instructions as to Documentary Evidence and framing of D-crees

"142 When a document so proved or admitted is relied on as evidence by either party, but the Court considers it inadmissible, it shall be further endorsed with the addition of the word 'rejected,' and the endorsement shall be signed by the Judge The document shall then be returned to the party who produced it"

It is plain from these sections that it is not intcoded that the mere filing of a discurrent should make it pirt of the record. But it seems to have been the general impression with some Judges that even if an exhibit is not proved or rejected it is to be placed on the record often without any endorsement—this is so even in the case of proved and admitted exhibits—and almost invariably without considering whether it is proved or admitted.

II Another irregularity which has come under notice is the manner in which the decrees are drawn up

What the contents of a decree should be is clearly set forth in Section 206, to which attention is requested. Therein it is directed that, in addition to certain other particulars, the particulars as stated in the register (vide §§ 58 & 50) should also be incorporated in the decree. But in place of these the decree has often been found to contain only such words as 'claim for the removal of a chabuti. or other lacome expressions, which of themselves can hardly give the increasing information which the executing Court, which has no power to go behind the decree, ought to possess for the proper understanding of the final order which it has to execute. Moreover, in such cases an Appellate Court is not in a position to see if the immorrandum of appeal is adequately strained.

III Copies produced by parties for being substituted for originals to be withdrawn should be carefully examined and certified to be true copies and a ded to the proper ofner of the Court before they are placed on the reard of the core. I are her, they copies should not be partial but faithful transcripts of the one, in 's

IV In critical creeks also the record should contain only such papers as were issued or received according to law by the Court in the exercise of its judicial functions.

#### [Procedure-Civil

Liectment of Tenunts

#### COMMISSIONER'S CIRCULAR

No 2004 A J - Dated 7th August 1885

To-ALL THE CIVIL COURTS IN AJMFRE MERWAPA

- It has been observed that recommendations for the ejectment of exproprietary tennts under Section 52 of the Ajmere Land and Revenue Regulation are generally sent up to the Commissioner for senction without sufficient information to enable him to deal with them. It also appears that the provisions of the law with regard to such ejectment are not well under stood. The following instructions are therefore a such with the sanction of the Chief Commissioner for the guidance of Civil Courts in Ajmeie and Merwara.
- 2 When a recommendation for questment is sent up to the Commissioner the particulars required in the form of Report attached to this Circular should always be furnished.
- 3 The Courts should bear in mind that Section 54 of the Regulation is permissive not mandatory and that they are not bound to order the eject ment of every exproprietary tenant who has made a default

Special regard should be paid to the provisions of Section 41 of the Regulation is decreas have been given erroneously on agricultures of right (Ghigri) bearing no proportion whatever to the preductive expactly of the land and the legal rate physble under this section by an exproprietary tenuit

4 In exercising the discretion allowed to them by Section 54 a Court may reasonably and should us a rule reliase to order ejectment if the default is proved to be due to scanty produce suckness of the tunnat deaths of cattle or other calamity beyond his courtor also if it is shown that his produce has not been seized by attrehments made by other creditors without any collusion on his part

The general condition of the agriculturists in whose interests the Land and Revenue Regulation was fruind justifies the protection off-inded by these limitations. If any other appear to be called for, the Commissioner will use the discretion accorded to him by Section 52 before sanctioning an application for ejectment

### Procedure-Civil.

E	jectment of Tenants	
R	EPORT FOR SANCTION UNDER SECTION 52 OF THE REVENUE REGULATION, 1877, TO THE EJECTME TARY TENANT FROM HIS LAND IN THE VILLAGE	NT OF AN EXPROPRIE
	IN THE DISTRICT OF-	_IN EXECUTION OF A
	DECREE PASSED BY THE COURT OF	AT
1	Name, caste and residence of decree holder	
2 3	Name, parentage age and caste of exproprietary tenant for whose ejectment the application is made Number and date of degree under execution	
4	Amount due by the exproprietary tenant— (a)—Amount of decree, including costs of suit and appeal, if any (b)—Costs of execution (c)—Amount paid by or recovere I from, the exproprie tary tennit, if any (d)—Total amount due to decree holder	
ъ	(a)—10th amount up to decree noner  Date of application for execution of decree and remarks showing steps takin in aid of execution and whether the tenant had a full month a time to pay up	
6	For what harvests or year's rent decree was obtained. Is rent decreed legally claimable at the rate prescribed in Section 41 of Regulation, or is it due under an agree ment of Chugri which is void under the said section.	
7	Amount so far as is known of any other unsatisfied decree against the same judgment debtor	
8	Description of land— (a)—Chala (m. Bighas) (b)—Talala (m. ) (r)—Racari (m. ) (d)—Waste (m. ) (r)—Total area (m. Bighas) (r)—Wells nuls or other improvements (r)—Wells nuls or other improvements	
,	as the case may be	
10	Causes of non payment of rent	
11	Does the julgment debtor possess any other land ' If so, how much, and where is it situate?	
12	Net annual income from the land and its estimated selling value so far as these can be stated approximately	
13	F xecuting Court	
11	Groun I on which the executing Court determines to recom mend ejectment	
15	Op nion el Assistant Con missioner .	
16	Order of Commissioner	

#### CIRCULAR

No. 1383 J - Dated Armere the 28th May 1890

To-All Judicial Courts in Ajmere Merwara

In confirmity with the orders of the Judicial Commissioner, Ajmere Merwara the attention of all Judicial Officers in these districts is directed to the provisions of Section 203 of the Code of Civil Procedure, 1882

Unless the Lower Courts record in their Judgments the reason for the finding arrived at, on the point or points for determination, etc. as required by Law the Appellate Courts cannot deal satisfactorily with appeals or amplications for revision

#### CIRCULAR ORDER

No 994 J - Dated 21st March 1893

To-All Judicial Officers in the Ajmere Merwara District

Instances have been brought to notice from which it appears that the endorsements occasionally made by the Courts on the copies of decrees which are filed by decree holders with their applications for satisfaction are sometimes altered with a view to defiaud. It is hereby ordered that, while there is no objection to receiving such copies as heretofore, no endorsement shall be made on them in future by the Courts in Ajmere Merwary to indicate the amount of the dicree due or recovered.

### Procedure-Civil 1

Procedure to be followed before framing of Issues

The following Circular of the Chief Court of Punjab was applied to Ajmere-Mericara by the Commissioner vide Commissioner's endorsement No 3045 dated 1st August 1991

### CHIEF COURT OF THE PUNJAB

BOOK CIRCULAR No III-2488 G

T - ALL CIVIL COURTS IN THE PUNJA

Date l Lahore the 22nd May 1894

A trithstanding the explicit nature of the provisions of Chapter IX of S freet

Dre tio x as to the record of the Instance and of the instructions given in purgraph 26 to 32 (inclusive) of Judicial ear and of the parties of the parties are 1 a section 1 and 1 and

ties before drawing issues

2 At the first hearing of a suit the first duty of the Court is to read over or cause to be read over to the defendant or his pleader or agent in a language that he understands the plant paragraph by paragraph and to ask him whether he admits or denies each allegation of fact made therein. The Court shoull recoil the defendants admission or denial of each allegation of fact or any explanation in right thereto which the defendant may desire to make. When this has been done each party will be similarly called on to admit or deny each allegation of face made in the written statement (if any) of the opposite party and the replies made will be recorded

The Court should then proceed to formally examine each party as to all matters in conflict between them until the points in dispute have been reduced to definite questions of fact and law

The examination of parties or of persons able to answer insternal questions not of 1 le ders must be on oath or solema affirmation as provided in Section 147 Code of Civil Procedure A pleader as such has no authority to make allegations of feet not within his personal knowledge

3 Where a question of law is rused the party raising it should be called upon to explain fully the grounds on which it is based and the provi

### [Procedure\_Civil

### Procedure to be followed before framing of Issues

sion of the liw relied upon A bild plea that 'the suit is barred by limitation or that the claim or any matter in issue is res judicata," or that Section 43. Civil Procedure Code, is a bar to it should not be accepted. The party should be called upon to state all the facts necessary to establish the plea and also the specific provision of the law on which he relies. In a plea intended to be under Section 13 or Section 43, Civil Procedure Code he must specify the suit or the suit and judgment, upon which he relies, in such a manner as to enable the same to be produced, if necessary

4 In order to ensure due compliance with these instructions the Judges are pleased to prescribe four forms for recording the pleadings of the purties, namely—

Form No CXVIII A -Sheet for the reply of the defendant to the plaint

Form No CXVIII B -Sheet for the record of the admission or denial of allegations contained in the written statement of parties

Form No CXVIII C-Sheet for the examination of the plaintiff or some person on his behalf

Form No CAVHI D -Sheet for the examination of the defendant or some person on his behalf

Where there are more defendants than one and the defence of all the defendants is not identical, each defendant having a distinct defence to put forward must be separately dealt with in regard to his reply both to the plaint and to the written statement of the pluntiff and in regard to his examination under Section 118 of the Code.

- 5 Form No CAVIII E is also pre-cribed for recording the statements of the parties at the first hearing as to the documents to be produced by them under Section 135 of the Code
- 6 Appellate and Controlling Courts are required to see that these f runs are invariable used and that the provisions of Sections 117 and 118 of the Code are carefully observed by all subordinate Courts.

### Procedure-Civil 7

Procedure to be followed before framing of Issues

7 Attention is called to the instructions contained in paragraph 29 of Judicial Circular No I as to the framing of issues. Whether the points in dispute be questions of fact or of law, they should be clearly and definitely recorded in the form of a proposition to be decided by the Court. If the pleadings are recorded as required by law and explained above, the framing of correct and definite issues should not be a matter of difficulty. It is only when the presiding Judge fails to make clear to his own mind what the actual points to be decided are that he is unable to record them in an intelligible manner.

### FORM No CXVIII A

01
Sheet for the reply of the defendants to the plaint (Section 117 of the code of Civil Procedure)
In the Court of
it
Civil Suit No of 189 .
Plainti
VersusDefendan
In answer to the plaint the default int (or his agent or pleader)————————————————————————————————————
(Here insert defendants reply to each allegation of feet contained in the
FORM No CXVIII B
Sheet for the record of the admission or denial of allegations of fac contained in written statements of parties (Section 117 of the Code of Civi Procedure)
In the Court of
in the Court of
-1

### [Procedure-Civil.

### Procedure to be followed before framing of Issues

Civil Sunt No of 189
Plaintiff
Versus
Defendant
In reply to the written statement of thethe
(or lus agent or pleader)states as follows -
(Here insert the riply made to each allegation of fact contained in the written statement, paragraph by paragraph)
FORM No CXVIII C
Sheet for the examination of the plaintiff or person able to answer material questions on his behalf (Sections 118 and 119 Code of Civil Procedure)
In the Court of
at
Civil Suit No of 189
Plaintiff
Versus
Defendant
examine
on (oath or) solemn affirmation states as follows -
FORM No CXVIII D
Sheet for the examination of the defendant or person able to ansi e material questions on his behalf (Sections 118 and 119 Cole of Civil Pro- cedure)  In the Court of

### Procedure-Civil.]

Civil Suit No	of 189	
		I

Procedure to be followed before framing of Issues

Plaintiff.

Versus

Defendant

evamined on (oath or) solemn affirmation states as follows —

### FORM No CXVIII E

Sheet for the examination of the parties as to the documents to be produced by them at the first hearing (Section 138, Code of Civil Procedure)

Questions put to the \_\_\_\_\_(or his agent or pleader) -

Q 1 Have you brought any documents with you for production? If so, produce them

Λ

Q 2 Have you any other documents to produce which are in your possession or power? If so, what  $^{\circ}$ 

A

Q 3 Do you intend to rely upon any other documents? If so, what?

Q 4 Have you already filed any documents? If so, what?  $\Lambda$ 

### FORMS OF REGISTERS (CIVIL)

The following forms of Registers (Civil) have been sanctioned by the Chief Commissioner, Ajmere Merwara, for use in the Courts in Ajmere-Merwara under Section 652 of the Civil Procedure Code, vide Notification No. 143 dated [Inth February, 1855, [6]]

[/] ,, page 5"8

<sup>[</sup>a] Itile Gazette of In ha for 1895, part II, page 228 et seq

### FURM NO 1-(CIVIL)

COURT OF THE

Part II.

[Norg.—In the regater will be entered all suits originally matteried or received by transfer or an remaind, review, or revived A (reth seen mater will a suggested to every sait originally materiated or received by transfer, and that, number will be original control or the case of a suit received men remaind, review or review flesh number will be analysis that manales and your of the energian dark while entered is column 3, a note of such remaind, review, or revival leng made sounce the original entry of the materials of the suit.) Reg ter of Civil Suits for the year 149

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Arr	Number and date of appeal	13				
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Date of institution

### Procedure-Civil.]

Forms of Registers.

Register of original stats disposed of during 189 COURT OF THE

FORM No. 2 -(CIVIL)

[Norz -The entries in this register will be totalled monthly, quarterly and annually ]

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### Procedure-Civil.

Forms of Registers

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Repoter of Worldmeous cases for the year 199

Court of THE

REGISTER No 4 -(CIVIL)

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### Procedure-Civil.

### Forms of Registers

\* The following cases will be entered in column 7, the other cases for which no special tegister has been provided being entered in column 8, no entries need be made in columns 11 to 27 against cases entered in column 8.

As to the numbering of cases, see instructions appended to Register No. 1-

- Orders rejecting or returning plaints or memoranda of appeal
- 2 Applications under Sections 22 and 25 Civil Procedure Code, for transfer of suits or appeals.
- 3 Ditto Sections 99 103, 108, 558 and 560, Civil Procedure Code
- 4 Cases under Sections 232 and 244 Civil Procedure Code
  5 Ditto Section 258, Civil Procedure Code
- 6 Claims to and object ons to attachment of attached property under Sections 278
  and 487, Crivil Procedure Code
- 7 Applications under Section 237 (C), Civil Procedure Code
- 8 Ditto Sections 311 315, Civil Procedure Code
- 9 Ditto Sections 318 and 319
- 10 Complaints under Sections 328 and 334, except cases falling under Section 331, which are to be treated as suits
- 11 Applications under Section 332
- 12 Ditto Section 335
- 13 Ditto Section 344
- 14 Applications by unscheduled creditors under Section 353
- 15 Commissions under Section 395 received from other Courts and executed by the
- 16 Application under Sections 401 and 592
- 17 Ditto bection 623
- 18 Miscellaneous Criminal Proceedings under Section 170 and 174 Civil Procedure Code, and Sections 195, 435 471 and 474, Criminal Procedure Code
- 19 Applications under Act VIII of 1890
- 20 Ditto XXXV of 1858
- 21 Datto VII of 1889, Succession Certaficate Act
- 22 Ditto V of 1881 23 Ditto V of 1865
- 23 Ditto Col 1865
- 24 References under the Land Acquisition Act No 1 of 1894
- 25 Ditto Section 18 Ajmere Courts Regulation, I of 1877
  - 26 Applications under Section 85 of Act IV of 1899
- 27 Ditto Sections 87, 89, 90 and 93 of Act 1\ of 1882

### Procedure-Civil 1

### Forms of Registers

ě

COURT OF THE

RFGISTFR No 5 -(CIVIL)

Register of application for execution of decrees and orders for the year 189

(Wirr - Ond applications an let Section 256 are to be entered in this regard. Decree and orders each for execution by other Charts will sold be referred injust effect an effect of the section of the control of the creep of

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191f91 gotJt	Amount, property, or other is sought to be obtained by execu	<b>*</b>	
	Mumber of case and date of di	-	
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	Number of application	ے	
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HOW INSTITUTED	Whether application is for execution of a decree or order of another Court tecesved by transfer	0	
ı,	Whether application is for execution of a decree or order of the Court	6.	
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- Date of application

## Register of disposal of applications for execution of decrees and orders during the year 189 COURT OF THE

[Norz - The entries in this register will be totalled monthly quarterly, and annually ]

### [Procedure-C.vil

### Forms of Registers

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### Procedure-Civil.]

### Forms of

Insolvency Register for the year 189

COURT OF THE

REGISTER No 7.-(CIVIL)

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REGISTER No. 8 —(CIVIE)

### [Procedure—Civil Forms of Registers

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### Procedure-Civil.]

### Forms of Registers

Register of persons committed to sail during the year 189

REGISTER No 9 - (CIVIL)

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### Procedure -Civil

### Forms of Registers

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FORM No 10 -(CIVIL)

Remoter of Appeals from Decrees for the year 189

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Register of Appeals from Decrees disposed of during the year 189 REGISTER No 11 -(CIVIL) COURT OF THE

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### Procedure-Civil]

Forms of Registers

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Procedure - Civil.

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### Procedure-Civil )

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### [Procedure-Civil.

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### Procedure-Civil ]

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### [Procedure Civil

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Procedure -Civil ]

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### [Procedure-Civil

Forms of Registers

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# REGISTER No 19

Procedure Civil ]

for the year 199

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### [Procedure-Criminal.

Jurisdiction over the Evropean British Subjects

### PROCEDURE-CRIMINAL

[1] No 1203 -Fort William, the 23rd September 1874

In exercise of the powers conferred by the twenty-eighth of Victoria, Cap
fifteen, Section three, the Governor-General is pleased to make the following
orders.—

I Original and Appellate criminal jurisdiction shall be hereafter evercised over European British subjects of Her Majesty by the several High Courts established at Madras and Bombay, and in the North Western Provinces of India respectively, as below provided—

- By the High Court at Madras in-
- By the High Court at Bombay in-
- By the High Court of the North-Western Provinces in-

Ajmere and British Merwara

[2] No 178 J -Fort William, the 23rd September 1874

With reference to Notification No. 1203 of this data in h. Home Department, the Governor-General in Council is pleased in the exercise of the powers conferred by the 25th Victoria, Cap. 15, Section 3 to make the following orders.—

Original and Appellate criminal jurisdiction over European British subjects of Her Majesty, being Christians resident in the Native States Territories and Chiefships below named shall muril the Governor General in Council otherwise orders by a creised by the High Courts of Judicature established at " and in the North-Western Provinces respectively as to lives —

IV By the High Court of the North Western Province in-

The Merwara Parganas belonging to Meywar and Mirw r

<sup>[1]</sup> Gazette of In lis, dated 26th September 1874 part I pare 4-4

<sup>[2]</sup> Gazette of India, dated 26th September 1974, part I page 452.

### Procedure-Criminal ]

Police Stations

[1] No 308 -Mount Abu, the 23rd April 1883

Under Commission be Police St

the local area now attached to them, subject to such notifications as may hereafter be made by the Local Government

Police Circle	District	Names of Police Stations	Names of out posts	Remarka
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I it Gazette of In ha dated 28th April 1883, part 11, page 252
 Repealed by Act V of 1898

### [Procedure-Criminal.

Sections 12, 37 and 68 of C P C.

### [1] No 1110-269 -Abu, the 24th September 1886.

The officers holding the appointments of Assistant Commissioners of Ajmere and Merwara, being Magistrates of the 1st Class, are invested with the powers of a Magistrate of the District, for the purposes of Act X of 1882, (Criminal Procedure Code), [a] within their respective jurisdictions, with effect from the 18th September 1886

### [2] No 877 - Mount Abu, the 15th August 1885

Under Sections 12 and 37 of Act X of 1882 (Criminal Procedure Code), [a] the Chief Commissioner of Ajimere-Merwain is pleased to invest the Assistant General Superintendent (for the time being) of Operations for the Suppression of Thuggee and Dacoity in the Upper Rajputana Sub-Agency, with the powers of a Magistrate of the 3rd Class, and with the powers described in Section 206 of the said Act to be exercised within the Ajimere-Merwara District

### [ 3 ] No 259 of 1890 - Dated Abu, 19th March 1890

Under Section 68 of Act X of 1882 (Code of Criminal Procedure) [a] the Chief Commissioner of Ajmere-Merwara is pleased to invest the Sheristedars Reiders, or Senior Clerks of the following Courts with power to sign all Summonses issuing from such Courts under the Code of Criminal Procedure.

- 1 The District Magistrate of Ajmere and Merwara
- 2 The Judicial Assistant Commissioner of Ajmere
- 3 The Extra Assistant Commissioner of Ajmere
  - 4 The Cantonment Magistrate of Nusserrabad
  - 5 The Deputy Magistrate of Kekri

<sup>[1]</sup> See Gazette of India, part II, for 1886 pa e 600 [2] , for 1885 pa e 424

<sup>[3] ,</sup> for 1830 page 1340

<sup>[</sup>a] Repealed by Act V of 1898

Procedure—Criminal]
Section 191 of C P C
Payment of Expenses to Jurors de

L 1 ] No 83 -Dated Abu 23rd January 1890

Under the provisions of Section 191 of Act X of 1882 (the Code of Criminal Procedure) [a] the Chief Commissioner of Ajmere Merwari is pleased to authorize the District Magistrates of Ajmere and Merwaria generally to empower any Magistrate of the first or second class subordinate to them to take cognizance under clause (a) or clause (b) of Section 191 of Act X of 1882 of offences which such Magistrate may try or commit for trial

RILES FOR THE PAYMENT OF EXPENSES TO JURORS AND ASSESSORS
SUMMONED TO ATTEND AT CRIMINAL TRIALS

The following Rules having received the sanction of the Government of India in Financial Secretary's letter No 390 dated 26th October 1877, are published for general information —

1—Every person summoned as a Juror or Assessor to attend the Sessions Court in Ajmere and Merwara shall if his residence be more than five miles distant from the Court to which he is summoned be entitled to his bona fide travelling expenses such travelling expenses not to exceed the railway fare to and from the Court when the person summoned can perform the journey by rail

II —Every person summoned as a Juror or Assessor shall if detained by the Court for more than one day be entitled to subsistence allowance for the whole term of his attendance at Court, such subsistence allowance not to exceed Rs 5 per dum.

III—In every case in which a person is summoned as a Juror or Asses sor the Court at which his attendance is required shall if he is entitled to travelling allowance under Rule I determine the class by Rail which he is entitled by reason of his rank or position to make use of or in the event of his being unable to travel by rail the bona file travelling expenses which he has incurred coming to Court and must incur on his journey homewards and shall also determine the rate per diem at which substitute, allowance is to be granted under Pule II

<sup>(1)</sup> twrette finla part II for 1500 page 3

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### [Procedure-Criminal. Sections 320 and 495 of C P C Payment of Expenses to Witnesses

### [1] No 4148 I -Sim'a the 13th November 1884

Under Section 320 clause L of the Criminal Procedure Code (Act X of 1882) [a] the Governor General in Council is pleased to exempt the following Officials employed upon the Rajputure Malwa Railway from service as Jurors of Assessors in Criminal trials held in my Court in Rajputura

- (1) The Manager
- (2) Engineers in charge of the line
- (3) Engineering Inspectors employed on the line
- (4) Locomotive Foremen or Drivers in charge of changing Stations
- (5) Drivers of Pilot Engines
- (6) District and Assistant Superintendents of Locomotive Depart
- (7) District Superintendents of Traffic
- (8) Assistant Superintendents of Traffic
- (9) Station Masters
- (10) Guards

### [2] No 1093 I - Dated the 29th March 1893

In exercise of the power conferred by Section 495 of the Code of Criminal Procedure 1882 (as amended by Section 13 of Act V of 1886) [4] and with the previous sanction of the Governor General in Council the Chief Commissioner of Ajmere Merwara is pleased to prescribe the runk of Sub Inspector as the lowest rank of Police Officers who may be permitted by a Magistrate to conduct a procedution

### [3] No 804 127 - Dated Abu the 29th July 1886

In evereise of powers conferred by Section 544 of the Code of Criminal Procedure [a] the Child Commissioner of Ajmer. Merwars is pleased, with the previous senetion of the Governor General in Council to make the following Rules relating to the payment of the expenses of complainants and witnesses attending the Criminal Courts of Ajmere Merwars for the purposes of inquiries trips on other proceedings under the sud Code.—

<sup>[1]</sup> Gazette of In its for 1881 part 1 page 430

<sup>[&#</sup>x27;] Covernment of It had writte part I lst April 1803 page 18"

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[id] I openhality A t N of 1835

Procedure—Criminal ]
Section 191 of C P C
Payment of Expenses to Jurors &c

### [1] No 83 -Dated Abu 23rd January 1890

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1 —Every person summoned as a Juror or Assessor to attend the Sessions Court in Ajmere and Merwara shall if his residence be more than five miles distruct from the Court to which he is summoned be entitled to his bona fide travelling expenses such travelling expenses not to exceed the railway fare to and from the Court when the person summoned can perform the journey by rail

II —Every person summoned as a Juror or Assessor shall if detained by the Court for more than one day be entitled to subsistence allowance for the whole term of his attendance at Court, such subsistence allowance not to exceed Rs 5 rer diam.

III—In every case in which a person is summoned as a Jutor or Asses sor the Court at which his attendance is required shall if he is entitled to travelling allowance under Rule I determine the class by Rail which he is entitled by reason of his rank or position to make use of or in the event of his being unable to travel he rail the bona file travelling expenses which he has incurred coming to Court and must incur on his journey homewards and shall also determin the rate per diem at which sub-istence allowance is to be granted under Rule II.

<sup>[1]</sup> Corretto fint a part II for 1800 page 50

### [Procedure-Criminal Sections 320 on l 495 of C P C Payment of Expenses to Witnesses

### [1] No 4148 I -Simla the 13th November 1884

Under Section 320 clause & of the Criminal Procedure Code (Act X of 1882) [4] the Governor General in Council is pleased to exempt the following Officials employed upon the Rapputana Valva Railway from service as Jurors or A see or in Criminal trials held in any Court in Rapputana

- (1) The Manager
- (2) Engineers in charge of the line
- (3) Engineering Inspectors employed on the line
- (4) Locomotive Foremen or Drivers in charge of changing Stations
- (5) Drivers of Pilot Engines
- (6) District and Assistant Superintendents of Locomotive Department
- (7) District Superintendents of Truffic
- (8) Assistant Superintendents of Traffic
- (9) Station Masters
- (10) Guards

### [2] No 1093 I - Date I the 29th March 1893

In exercise of the power conferred by Section 495 f the C de of Criminal Procedure 1882 (as amended by Section 13 of Act \ of 1886) [1] and with the previous sanction of the Governor General in Council the Chief Commissioner of Ajmere Merwara is pleased to prescribe the rank of Sub Inspector as the lowest rank of Police Officers who may be primitted by a \(\text{Majoritate}\), to conduct a prosecution

### [3] No 804 127 - Dated Abu the 29th July 1886

In exercise of powers conferred by Section 544 of the Code of Criminal Procedure [a] the Chief Commissioner of Ajmere Merwara is pleased with the previous sanction of the Governor General in Council to make the following Rules relating to the payment of the expenses of complainants and witnesses attenting the Criminal Courts of Ajmere Merwira for the purposes of in juil ries triple or other proceedings under the said Code ---

<sup>[1]</sup> Gaz tie of In its for 1881 part I page 430

<sup>[9]</sup> Covernme tof I tal szette part I lat April 1 93 page 183

<sup>[1]</sup> Car the of In la littel th August 1859 | 1 trt 11 pa e 4"4

<sup>[4]</sup> Depeated by Ant Vof 1 Jo

### Procedure - Criminal ]

### Payment of Expenses to Witnesses

- The Courts are authorised to pay at the rates specified below the expenses of complainants and witnesses-first, in all cases, whether non-bad able or bulable in which the prosecution is instituted or carried on by or under the orders of or with the sanction of, Government or of any Judge Magistrate or other public officer, secondly in all cases entered in column 5 of Schedule II appended to the Code of Criminal Procedure as not ballable when it shall appear to the presiding officer to be directly in furtherance of the interests of public justice thirdly in bailable cases in which the presiding officer of the Court if a Magistrate of the 1st Class or the District Magistrate on the recommendation of any Magistrate of the 2nd or 3rd Class considers that in the interests of public justice such payment is required fourthly in all cases in which the witnesses are compelled to attend by the Court under the provisions of Section 540 of the Code. No payment shall be made by the Government to witnesses summoned at the instance of the complainant under Section 244 unless the prosecution appears to the Court to be in furtherance of the interests of public justice
  - 2 The rates referred to in the foregoing rule are as follows -
  - (a) For the ordinary laboring class of natives two annas per diem
  - (b) For natives of higher rank in life four annas per diem
- (c) For Europeans and Eurasians and natives of superior rank a diet allowance according to circumstances. Such allowance shall not generally exceed Rs. 3 per diem but the Court shall have discretion in special cases to fig at at a higher rate
- 3 Travelling expenses will be given only when the journey could not with reasonable case and expedition, have been performed on foot or in the case of persons whose age position and habits of life render it impossible for them to walk. In such cases in addition to diet allowance travelling allow ance shall be given at the following rates —
- (a) When the journey is by rapin dik by road the actual expenses incurred up to a maximum limit of four annas a mile
  - (b) Where the journey is wholly or partly by rail-
    - (I) For natives generally, rulway fare by the lowest class.
    - (2) For burgeons Furasians and natives of superior rank second class railway fare, but the Court may at its discretion award

### [Procedure-Criminal

### Payment of I xpenses to Witnesses

first class fire when the persons concerned would from their social position or dinauly travel by the first class

- 4 From the above riles are excepted-
- (a) Government servants who shall receive no diet allo vance but shall be entitled to travelling allowance according to the rates admissible under the Civil Travelling Allowance Code
- (b) Witnesses following any profession such as medicine or law who shall receive an allowance not exceeding Rs 5 per dism according to circum stances and when they have to travel a distance exceeding five miles their actual expenses for conveyance (not exceeding eight annas a mile) or first class railway fare. The number of days which should be allowed for the journey to and fro will be determined by the Court ordering the 1 ayment in each case. For this purpose a table should be prepared and 1 optim each Court showing the distance of each than from the Sudder Station and subordinate stations the number of intermediate ferries to be crossed and the existence or absence of roads or waterways.
- 5 A Medical Officer other than a Civil Surgeon or officer in Medical MEDICAL OFFICER

  Covernment of Floater and Commerce [Resolute on 2 Criminal Court touching the result of a post morteon or other examination conducted by him in cases not falling within the ordinary discharge of his dittes will not be entitled to any remuneration other than the usual expenses paid to a winters

### [1] No 901 127 -The 1st August 1887

In continuation of this Office Notification No 804 127 dated 29th July 1868 and in supersession of the Notification No 173 127 dated the 27sd February 1887 the Chief Commissioner of Ajmere Herwaria is pleased to issue the following supplementary orders regarding the record and payment of expenses of complutants and witnesses in criminal cases in the district of Ajmere Merman.

## Procedure - Criminal,]

## Payment of Expenses to Witnesses

- The Courts are authorised to pay at the rates specified below the expenses of complainants and witnesses-first, in all cases, whether non bailable or bailable in which the prosecution is instituted or carried on by, or under the orders of, or with the sanction of, Government, or of any Judge, Magistrate or other public officer, secondly, in all cases entered in column 5 of Schedule II appended to the Code of Criminal Procedure as not bailable, when it shall appear to the presiding officer to be directly in furtherance of the interests of public justice, thirdly, in bailable cases in which the presiding officer of the Court, if a Magistrate of the 1st Cluss or the District Magistrate, on the recommendation of any Magistrate of the 2nd or 3rd Class, considers that in the interests of public justice such payment is required, fourthly, in all cases in which the witnesses are compelled to attend by the Court under the provisions of Section 540 of the Code No payment shall be made by the Government to witnesses summoned at the instance of the complainant under Section 244 unless the prosecution appears to the Court to be in furtherance of the interests of public justice
  - 2 The rates referred to in the foregoing rule are as follows —
  - (a) For the ordinary laboring class of natives, two annas per diem
  - (b) For natives of higher rank in life, four annas per diem
- (c) For Europeans and Eurasians, and natives of superior rank, a diet allowance according to circumstances Such allowance shall not generally exceed Rs 3 per diem, but the Court shall have discretion in special cases to fix t at a higher rate
- 3 Trivelling expenses will be given only when the journey could not with reasonable erse and expedition, have been performed on foot, or in the case of persons whose age, position and habits of life render it impossible for them to walk. In such cases, in addition to diet allowance, travelling allowance shall be given at the following rates —
- (a) When the journey is by rapid dik by road, the actual expenses incurred up to a maximum limit of four annas a mile
  - (b) Where the journey is wholly or partly by rail-
    - (1) For natives generally, railway fire by the lowest class
    - (2) For Europeans, Eurasians and natives of superior rank, second class railway fare, but the Court may at its discretion award

## [Procedure-Criminal

# Payment of Expenses to Witnesses

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- (a) Government servants who shall receive no diet allowance but shall be entitled to travelling allowance according to the rates admissible under the Civil Travelling Allowance Code
- (b) Witnesses following any profession such as medicine or law who shall receive an allowance not exceeding Rs 5 per diem according to circum stances and when they have to travel a distance exceeding five miles their actual expenses for conteyince (not exceeding eight annas a mile) or first class railway fare. The number of days which should be allowed for the journey to and fro will be determined by the Court ordering the payment in each case. For this purpose a table should be prepared and lept in each Court showing the distance of each thank from the Sudder Station and subordinate stations the number of intermediate ferries to be crossed and the existence or absence of roads or waterways.
- 5 A Medical Officer other than a Civil Surgeon or officer in Medical MEDICAL OFFICER

  Covernment of Inda Department of 1 nance in a Criminal Court touching the result of a post mortem or other examination conducted by him in cases not falling within the ordinary discharge

an 1 Com merce) Resolution in cases not falling within the ordinary discharge No 3000 ditel the 11th of his duties will not be entitled to any remuneration other than the usual expenses paid to a witness

## [1] No 901 127 -The 1st August 1887

In continuation of this Office Notification No 804 127, dited 29th July 1886 and in supersession of the Notification No 173 127 dited the 27rd February 1887 the Chief Commissioner of Ajmere Merwara is pleased to issue the following supplementary orders regarding the record and pryument of expenses of compluinants and witnesses in criminal cases in the district of Ajmere Merware.

# Procedure-Criminal,1

## Payment of Expenses to Witnesses

1 A register in the following form will be kept up in Courts of Magistrates by the departmental clerk, and in the Court of Session by the Deputy Sheriff attached to that Court —

Register of Expenses of Complainants and Witnesses

Sonal Number	Number of Case	Complunant	Witnesses	Rate that 18 (a), (b), of (c) paragraph 2 of Chief Commissioner 8 Not threaten No 501 127 dated 29th July 1886	Regidence	Number of days allowed for journy to and from Lourt	For how many days detained	Fotal of columns 7 and 8	Dut allowance	Travelling expenses	Total of columns 10 and 11	lutials of other letore whom	Remarks.
_ 1 _	2	3		5	6	7	8	9	10	11	12	13	14
!													

2 In the Courts of Magistrates attached to the head-quarters of a district the following procedure will be observed in the payment of dict allowance and travelling expenses to complianants and witnesses —

At the conclusion of an enquiry or trial or of the examination of a witness or at the close of the day as the Court having regard to the circumstances of the case before it may direct, the departmental clerk will take the orders of the Court as to the payment of diet allowance and travelling expenses, the rates at which payments are to be made, and the number of days to be allowed for journess to and from the Court, and will then prepare a statement in the form annexed. The Court, after satisfying itself that the statement has been correctly prepared, shall there and then in open Court cause the Nizir of the Court to pay to each complainant or witness the amount shown in the statement as due to him. As soon as the money is paid the prevaling officer of the Court will endorse on the statement prepared by the departmental clerk a certificate that the money has been paid in his presence and make the document over to the Nizir as a voichir in

## [Procedure-Criminal

## Paymert to Watnesse

cannot of the differential Notes and court will be taken from any command of our times to whom a partner is made but his gratum or mink will be taken in command of the six ement. The statement inferred to his scale in the more warded as soon as preducable to the Direct Mary trate or swhile order the ansulas shown therein as due shall be included in his on near bill.

The recordance prescribed in the last preceding rule will be observed a tar at can be read apply cable in Courts of Session, and in Courts of Magnetic who are in campion who are not attached to the head-quarters

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# Procedure-Criminal.

## Payment of Expenses to Witnesses

1 A register in the following form will be kept up in Courts of Magistrates by the departmental clerk, and in the Court of Session by the Deputy Sheriff attached to that Court —

Register of Expenses of Complainants and Witnesses

											_		
Senal Number	Number of Case	Complanant	Witnesses Mitnesses	Rate that 18 (a), (b), of (c) paragraph 2 of Chief Commissioners, Notification No 804 127 dated 29th July 1886.	Residence	Number of days allowed for journey to and from Court	For how many days detained at Court	Total of columns 7 and 8	Diet allowance	Travelling expenses	Total of columns 10 and 11	Initials of otherr before whom	Remarks.
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2 In the Courts of Magnetrates attached to the head quarters of a district the following procedure will be observed in the payment of diet allowance and travelling expenses to complainants and witnesses —

At the conclusion of an enquiry or trial or of the examination of a witness or at the close of the day, as the Court having regard to the circumstances of the case before it may direct, the departmental clerk vill take the orders of the Court as to the payment of diet allowance and travelling expenses, the rates at which payments are to be made, and the number of days to be allowed for journeys to and from the Court, and will then prepare a statement in the form annexed. The Court, after satisfying itself that the statement has been correctly prepared, shall there and then in open Court cause the Nazir of the Court to pay to each complainant or witness the amount's hown in the statement as due to him. As soon as the money is paid the prevaling officer of the Court will endorse on the statement prepared by the departmental clerk, a certificate that the money has been paid in his prevance and make the document over to the Nazir as a voucher in

## Procedure-Criminal

Payment to Witnesses

support of the disbursement. No separate receipt will be taken from any complainant or witness to whom a payment is made but his signature or mark will be taken in column 10 of the statement. The statement referred to above shall be forwarded as soon as practicable to the District Magistrato under whose orders the amount shown therein as due shall be included in the contingent bill

A 43 The procedure prescribed in the last preceding rule will be observe ed so far as it can be made applicable in Courts of Sessions and in Courts of Varietrates who are in camp or who are not attached to the head-quarters

a district	STA	тем	ENT						
Name.	Rate	Res dence	Number of days allowed for journey to and from Court	For how many days detained at Court	Total of columns 4 and 5	D et allowance	Travell ng Lxpenses	Total of columns 7 and 8	Signature or mark of payee
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## Procedure-Criminal ]

## Payment of Expenses to Witnesses

1 A register in the following form will be kept up in Courts of Magistrates by the departmental clerk, and in the Court of Session by the Deputy Sheriff attached to that Court —

Register of Expenses of Complainants and Witnesses

										_		_	
Serial Number	Number of Case		Withcases	Rate that is (a) (b) of (c) paragraph 2 of Chief Commissioners. Notification No 804 127 dated 2.1th July 1886	Residence	Number of days allowed for journey to and from Court	For how many days detained	Total of columns 7 and 8	Diet allowance	Travelling expenses	Total of columns 10 and 11	It itials of otheer before whom	Remarks
1	2	3	4	5	G	7	8	9	10	11	12	13	1;
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2 In the Courts of Magistrates attached to the head quarters of a district the following procedure will be observed in the payment of dist allowance and travelling expenses to complying the witnesses —

At the conclusion of an enquiry or trial or of the examination of a wit ness or at the close of the day, as the Court having regard to the circumstances of the case before it may direct, the departmental clerk will take the orders of the Court as to the payment of diet allowance and travelling expenses, the rates at which payments are to be made, and the number of days to be allowed for journeys to and from the Court, and will then prepare a statement in the form annexed. The Court, after satisfying itself that the statement has been correctly prepared, shall there and then in open Court cause, the Nizir of the Court to pay to each complainant or witness the amounts how in the statement as due to him. As soon as the money is paid the prevading officer of the Court will endorse on the statement prepared by the departmental clerl a certificate that the money has been paid in his presence and make the document over to the Nazir as a souther in

## [Procedure-Criminal.

Section 549 C. P. C.

martial the Magistrate shall stay the proceedings before himself, and if the accused is in his power, deliver him, together with the statement mentioned in Section 549 of the Code to the authority prescribed in that Section

II If after a Magistrate has been mixed by the military authorities to proceed against a person subject to military law for an offence for which that person is liable under the Army Act 1881, Section 41, to be tried by Court martial on officer to whose command the person is subject notifies to the Magistrate that in the opinion of the Military authorities the necused should be tried by a Court martial the Magistrate if he has not, before receiving the notice done or made an act or order specified in clause (2) sub-clause (a), sub-clause (b) sub-clause (c), or sub-clause (d) of Rule I, shall stay the proceedings before hims. If, and if the accused is in his power, deliver him, together with the statement mentioned in Section 549 of the Code to the authority prescribed in that section

III If a person who has been delivered by a Magistrate to a command ing officer under Rule I clause (3), or under Rule II, for the purpose of being tried by Court martial is not brought to trial before a Court martial for the officee of which he is accused or effectual proceedings have not been taken or have not been ordered to be taken against him, the Migistrate shall report the circumstance—

- (a)—In cases occurring within the territories administered by the Governor of Fort St George in Council or by the Governor of Bombay in Council for the information and orders of the Governor in Council of Fort St George or of Bombay, as the case may be and
  - (b —In other cases through the Local Government for the information and orders of the Governor General in Council.

## [1] No 759 I .- Dated 4th March 1885

In exercise of the powers ornierred by Section 415 of Act XXI of 1879 (the Foreign Jurisdiction and Extradition Act 1879) and of all other powers enabling him in this behalf the Governor General is pleased to invest the Assistant General Superintendent (for the time being) of Op ra ions for the Suppression of Thinggee and Dacoity in the Upper Rapputana Sab-Agency with the powers of a Magistrate of the 3rd Class under Sections 12 and 37 of Act V of 1892 and with the powers described in Section 206 of the said Act, to commit persons for trial to the Court of Session for any off ce triable by such Court

# Proposition Criminal.

# [11] No. 1200 \_ Smith of Chinal Ser-

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## [Procedure-Griminal

Section 549 C P C

martial the Magistrate shall stay the proceedings before himself and if the accused is in his power deliver him together with the statement mentioned in Section 549 of the Code to the authority prescribed in that Section

II If after a Magistrate has been in wed by the inhitary authorities to proceed aguinst a person subject to military lay for an offence for which that person is hable under the Army Act 1881 Section 41 to be tried by Court martial on officer to whose command the person is subject notifies to the Magistrate that in the opinion of the Military authorities the accused should be tried by a Court martial the Magistrate if he has not before receiving the notice done or made an act or order specified in clause (2) is bleause (a) sub-clause (b) sub-clause (c) or sub-clause (d) of Rule I shall stay the proceedings before himself and if the accused is in his power deliver him tagether with the statement mentioned in Section 549 of the Code to the authority prescribed in that section

III If a person who has been delivered by a Magistrate to a command ing officer under Rule I clause (3) or under Rule II for the purpose of being tried by Court martral is not brought to that before a Court martral for the offence of which he is accused or effectual proceedings have not been taken or have not been ordered to be taken against him the Magistrate shall report the circumstance—

- (a)—In cases occurring within the territories administered by the Governor of Fort St George in Council or by the Governor of Bombay in Council of r the information and orders of the Governor in Council of PortSt George or of Bombay as the case may be and
  - (b —In other cases through the Local Government for the information and orders of the Governor General in Council

# [1] No 759 I -Dated 4th Warch 1885

In evereus of the powers a nearred by Section 415 of Act XXI of 1879 (the Foreign Jurisdiction and Extradition Act 1879) and of all other povers anabling him in this behalf the Governor General is pleased to invest the Assistant General Superintendent (for the time being) of Op rations for the Suppression of Thugge, and Dacotty in the Upper Rajputana Sub Agency with the powers of a Magistrate of the 3rd Class under Sections 12 and 37 of Act X of 1882 and with the powers described in Section 206 of the said Act to commit persons for trial to the Court of Session for any off near triable by such Court

# Procedure-Criminal ]

Section 549 C P C

# [1] No 1222 -Simla the 27th July 1887

The following Rules have been made by the Governor General in Council, under Section 540 of the Code of Criminal Procedure respecting the delivery to the military authorities of persons charged with offences under Section 41 of the Army Act 1881, for which they are hable to be tried by Court-maitral held under that Act

- I (1) When a person subject to military law is accused of an offence for which he is liable under the Army Act 1881 Section 41, to be tried by a Court martial a Migistrate shall not proceed to try him or to issue an order for his trial by jury or to hold an inquiry into the case as a case triable by the Court of Session or the High Court unless he is moved to do so by the military authorities or is of opinion, for casons to be recorded in writing, that he ought so to proceed without being moved thereto by those authorities
- (2) When the Magistrate is of opinion that he ought so to proceed without being moved thereto by the military authorities he shall give notice of his intention to do so to an officer to whose command the accusad person is subject, and shall not, till the expiration of fifteen days from the date of the service of the notice on the Officer—
  - (a)—In a summons case acquit or convict the accused under Section 243 Section 245, Section 247, or Section 248 of the Code of Criminal Procedure, or hear him in his defence under Section 244 of the Code, or
  - (b)—In a wirrant case frame a charge against the accused under Section 254 of the Code, or
  - (c)-Issue an order for the trial of the accused by a jury under Section 451-A, Sub-section (2) of the Code, or
  - (d)—Make an order committing the accused for trial by the Court of Session or the High Court under Section 213 or Section 214 of the Code
  - (3) If within the fifteen days or at any time thereafter before the Magistrate has done or made an act or order specified in clause (2) sub clause (a) is belong (b) is belong (c) or sub clause (d) of this Rule an officer to who command the accused is subject notifies to the Magistrate that in the of mich of the military authorities the accused should be tried by a Court.

## [Procedure--Criminal

Section 549 C P C

martial the Magastrate shall stay the proceedings before himself and if the accused is in his power deliver him together with the statement mentioned in Section 549 of the Code to the authority prescribed in that Section

II If after a Magnetrate has been mixed by the military authorities to proceed against a person subject to military law for an offence for which that person is liable under the Army Act 1881. Section 41 to be tried by Court martial on officer to whose command the person is subject notifies to the Magnetrate that in the opinion of the Military authorities the accused should be tried by a Court martial the Magnetrate if he has not, before receiving the notice done or made an act or order specified in clause (2) sub-clause (6), sub-clause (6) or sub-clause (6) or Rule I shall stay the proceedings before himself and if the accused 18 in his power, deliver min, together with the statement mentioned in Section 549 of the Code to the authority prescribed in that section

III If a person who has been delivered by a Magistrate to a command ing officer under Rule I clause (3) or under Rule II for the purpose of being tried by Court martial is not brought to that before a Court martial for the offence of which he is accused or effectual proceedings have not been taken or have not been ordered to be taken against him the Magistrate shall report the circumstance—

(a)—In cases occurring within the territories administered by the Governor of Fort St. George in Council or by the Governor of Bombay in Council for the information and orders of the Governor in Council of Fort St. George or of Bombay, as the case may be , and

(b —In other cases through the Local Government for the information and orders of the Governor General in Council

# [1] No 759 I - Dated 4th March 1885

In exercise of the powers conferred by Section 415 of Act XXI of 1879 (the Foreign Jurisdiction and Extradition Act 1879) and of all other powers coabling him in this behalf the Governor General is pleased to invest the Assistant General Superintendent (for the time being) of Operations for the Suppression of Thuggee and Dacoity in the Upper Ryputana Sub Agency with the powers of a Magistrate of the 3rd Class under Sections 12 and 37 of Act X of 1882 and with the powers described in Section 206 of the said Act to commit persons for trial to the Court of Session for any off acc triable by such Court

## Procedure-Criminal

Inst of Ry Officers through whom Summonses &c seried

[ 1 ] No 16 J -Fort William dated the 4th February 1876

In continuation of Notification No 2199 G [2] dated 11th October 1872 and in exercise of the power conferred by Sections 4 and 5 of the Foreign Jurisdiction and Extradition Act 1879" the Governor General in Council is pleased to notify that in virtue of arrangements made with the Miharaja of Joypur in that behalf he the said Governor General in Council now possesses and hereby delegates to the Court of Session constituted by the said Notification power to summon any male European British subject (as defined in the Code of Criminal Procedure) between the ages of twenty one and sixty years and residing in any part of the turitory of Jeypur, to serve as an assessor on any trial before the said Court

List of Railway Officers through whom Summonses and attachment orders should be served on Railway Subordinate, 1894

DEPAI THENT	Office through which Sum monses to be servel	Office through which attack ment or lers should be served
Management	Nil	Agent Bombay
Audit and Accounts	Ass stant and Coaching D vi	Chief Auditor and Acctt, Bombay
I no neering	Eng neer in Clinef Ajmere	Fugineer in clief Ajmere
Traffe	Traffic Supdt , Ajmere	Traffic Supt Ajmere
Locomotive	Locomotive Suprintendent Ajmere	Locomotive Supt Ajmere
Carriage and Wagon	Carriage and Wagon Superin ten lent Almere	Carriage and Wagon Supt
Stores	Deputy Storekeeper Ajmere	Chief Storekeeper Bombay
Me I cal	Chief Medical Officer Bombay	Cluef Med cal Officer Boml sy
I olice	Au stant Inspector General R W Ry I ol ce Ajmere	Assistant Inspector Ceneral R. M Rv folce Ajnere

<sup>[1]</sup> Car the of Ir lin f r 15'6 part I page ""

<sup>[]</sup> In first on N. 2007. Astel 11th October 1879 was superseled by Notification No. 1641. I fatel with September 1880 which was superseled by Notification No. 1608. I dated 18th March 1881.

#### (Procedure-Criminal

## Examination of Accused Persons

No 1397 of 1878 - Dated Armere the 7th December 1878

From-The Session Judge and Commissioner Ajmere Merwara

To-ALL CRIMINAL COURTS IN AJMERE MERWARA

It has been observed that it is the almost universal practice in all Criminal Courts to take down examinations of accused persons in what passes for Urdu instead of in the language in which they are given

- 2 Comparing the provisions of the two parts of Chapter XXV of the Code of Criminal Procedure and especially Sections 334 and 335 with Section 346 it seems clear that the Code contemplates the statement of an accused person being, whenever practicable recorded in the language in which it is given and not in the language in ordinary use in the district in which the Court is held (as determined by the L cal Government under Section 377), or in English, or in the vernicular language of the Sessions Judge or Magistrate when such language is not identical with the language in ordinary use.
- 3 The Court accordingly considers it expedient to issue the following instructions for the guidance of the Criminal Courts subordinate to its authority
  - (a) Statements of accused persons recorded under Sections 346 and 122 of the Criminal Procedure Code must whenever practicable, be recorded in the language in which they are made
  - (b) —When such language 13 not the language in ordinary use in the district in which the Court is held as determined by the Local Government under Section 337, Criminal Procedure Code or the language prescribed by an order under Section 335, Criminal Procedure Code the record of the statement must in all appealable cases be translated into the language of the district or into English where the Sessions Judge or Migistrate ordinarily writes his proceedings in English and such trunslations must be authenticated by the signature of the translator and also of the Judge and or Magistrate before whom the statement is made.

Section 8 334 335, 346 337 122 of Ast \ of 1872 correspond with Sections 355 357 364 and 5 % and 104 of Act \ of 1898 (Cr minal I roced in Cod )

## Procedure-Criminal.]

Infliction of Punishment of Whipping by Criminal Courts

From—The First Assistant to the Chief Commissioner, Ajmere-Merwara

To-The Commissioner and Sessions Judge, Ajmere-Merwara
No 669 - Dated the 25th August 1882

In reply to your letter No 482-J, duted the 5th August 1882, I am directed to convey the sanction of the Officating Chief Commissioner to the extension to the Ajmere-Merwara district of Punjub Chief Court Book-Circular No VIII-1660, dated 25th May 1882, on the subject of the infliction of the punishment of whipping by Criminal Courts

The Punjab Chief Court Book Circular No VIII-1660 —Dated 25th
May 1882

In communicating to the Criminal Courts of the Province the accompunjung Resolution of the Government of India on the subject of the infliction of the punishment of whipping by Criminal Courts, the Judges, by the desire of the Local Government, invite special attention to the following points —

- (1) That persons in a respectable position of life should not ordinarily be whipped
- (2) That the punishment should only be inflicted in cases of falso evidence, extertion, and forgery under very exceptional encumulances.
- (3) That whipping, as an additional punishment should only be ordered when a further deterrent appears to be really called for in the interests of justice.
- (4) That special care and judgment should be exercised in times of agricultural scarcity and distress.

2 It will be observed that the amendments proposed in paragraph 2 of the Resolution have since been enacted in Sections 32, 390, 392, and 393 of the new Code of Criminal Procedure which will come into force on the 1st January 1883

Not later than the 1st October next, Deputy Commissioners should submit, through Commissioners of Divisions, the names of the Magistrates of the second class who, they consider, should be specially empowered under Section 32 to pass sentences of whipping. It seems desirable that Tahsildars in charge of outlying tahsis should be given the power, provided that the discretion of the officer can be relied on

## Procedure - Criminal.

# Preparation of Descriptive Rolls of Prisoners

With reference to Section 390, it should be noted that from the 1st January next it will be necessary, when a sentence of whipping is passed, for the Court to specify the time and place of execution, and in this connection it must be remembered that the punishment is never to be inflicted in public, or in front of the Court House, but in some walled enclosure (paragraph 3 of Judicial Circular LII)

The provisions of Section 392 which give effect to the third amendment proposed by the Government of India, are in keeping with paragraphs 1 and 2 of Judicial Circular LII

Clause (c) of Section 393 imposes a new restriction, which should be specially noted

# CIRCULAR MEMO. No. 142-J — Dated 25th March 1886

To-All Criminal Courts in the Ajmere Merwara District, District Superintendent of Police, and Superintendent of Jail Ajmere

According to the existing practice in this District the Descriptive Roll of each person sent up by the Police is embodied in the charge sheet, but as it is always incomplete and its entries are admittedly made in a perfunctory manner it can hardly be relied upon as a safe guide for the future recognition of the prisoner by the Police, who have therefore to depend on the description given of him in the Jail Register

With a view to ensuring the proper recognition of re-convicted prisoners the following instructions are issued --

1 In future the Police should take special care with the preparation of the Descriptive Rolls of pusoners. To ensure a complete description being given the particulars specified below should be given on the back of the charge sheet, and it shall be the duty of the Police Officer concerned to see that they are correctly entered.

1	2	3	4	5	6	7	8	9
Name of Accused	Parentage	Caste	Residence	Age	Height	Complex 101	Distinctive Varks	Remarks
		١		}	1			}

## Procedure-Criminal ?

Service of Sumonses in Native States

2 In the event of my prisoner being convicted the particulars given in columns 4 5, 6 7, and 8 above should be noted at the foot of the warrant of commitment to prison and signed by the Magistrate After this they can be copied into the Jul Register

## GIRCULAR MEMO

No 156 G of 1887 -Dated Armert the 10th February 1987

To-Ali Civil and Criminal Courts in Ajnere Merwara

It has been brought to my notice that in many instances sufficient time is not allowed for service of summonses forwarded for service in Native States. The attention of the Subordinate Courts is therefore invited to the necessity of allowing ample time in all such cases. As a rule it would be well for Courts issuing such summon-cs to allow a period of six weeks or two months for their service.

In respect to cases shown in the monthly statements as pending for more than two months it would be well for the Court concerned to note either on the statement or in a memo attached that the delay in a certain number of such cases (the number to be specified) is due to summonses served on persons resident in Native States not having been returned in time

## CIRCULAR MEMO

## No 144 P -Dated 23rd June 1887

As the instructions contained in the subjoined Resolution of the Government of India apply to Ajmere Merwara being part of British India and as copies of the Resolution have not been forwarded to this office and are not obtainable it is hereby reprinted and circulated for the information and guidance of officers in these distincts.

## [Procedure-Criminal.

Recognition and Classification of Habitual Criminals

# No 27

Extract from the Proceedings of the Government of India in the Home Department (Judicial), under date Calcutta, the 14th December 1886

## READ again-

Home Department Resolution No 4-254-64, dated the 25th February 1835, on the subject of the recognition of reconvicted prisoners and the definition of the term "habitual criminal"

Read also the replies to the above mentioned Resolution, namely,-

Letter from the Government of Madras, No 2164, dated 19th August

Letter from the Government of Bombay, No 5808, dated 17th August 1885

Letter from the Government of Bengal, No 1669 P, dated 16th August 1886

Letter from the Government of North-Western Provinces and Oudh No 1072-VI 144 6, dated 19th June 1885

Letter from the Government of the Punjab No 1463 S, dated 24th September 1885

Letter from the Chief Commissioner of the Central Provinces, No 3358-41, dated 8th September 1885

Letter from the Chief Commissioner of British Barma No 273—36 J , dated 10th July 1885

Letter from the Chief Commissioner of A-sam No 813 dated 22nd May 1885

Letter from the Chief Commissioner of Coorg No 139-1 20, dated 23rd April 1885

Letter from the Resident at Hyderabad No 180 G dated 18th May 1885

## Procedure-Criminal ]

Recognition and Classification of Habitual Criminals

#### RESOLUTION

In the Resolution dated the 25th February 188) cited in the  $\gamma$  reamble the following questions were discussed namely —

- (1) The measures which should be taken to provide for the recognition of it convicted prisoners in view to their being adequately dealt with not only by the Courts but also by the juil authorities after admission into juil,
- (2) The definition of the term habitual criminal for purposes of Jail discipline and
- (3) Whether the duty of determining the classification and treatment in juli of a convict as an inditual should be placed entirely upon the Magistracy, or partly upon the Migistracy and partly upon the police and juli authorities, and whether it would not be possible to lay down more definite rules of procedure in this matter than at present exist.
- 2 In regard to the first of these points the Government of India suggested—  $\,$ 
  - (u) That a descriptive roll of every prisoner arrested by the police should as siggested by the Jail conference of 1877 be prepared at the station house and be sent up with the prisoner to the Magistrate and that such descriptive roll in the event of the final conviction of the prisoner by the Magistrate should be copied in a register to be kept up in the juil for this purpose.
  - (b) That the police in sending up an accused person to the Magistrate should embody in the charge sheet as complete a record as possible of all his previous convictions.
  - (c) That the jul authorities should not content themselves with the information obtained from the Magistrate or from the police as to the former convictions recorded against a convict but should ender your to a certain from the subordinate jul officers warders and I not time convicts as well as from the jul records if the jul oner I so be in juriously a niveted in I

# [Procedure-Criminal.

# Recognition and Classification of Habitual Criminals

(d) That the police should be given frequent opportunities of inspecting convicts after admission into jull both by a weekly parade as suggested by the Jull conference and by such other means as might be found desirable.

The Government of India requested that where the ru'ts in force did not already accord with the above suggestions they should be made to do so, and that the question whether other measures should not be adopted as uxiliaries thereto should be carefully considered by Local Governments and Administrations

- 3 From the reports now received it appears that the suggestions made in the Resolution of the 25th February 1885 have generally met with approval and that the rules ilready in force in several provinces though they have not always been thoroughly earned into practice correspond more or less closely with those suggestions. The Governor General in Council is however of opinion that the rules might be made even more uniform than they are now, and he desires that the following additional measures for identifying re convicted prisoners be generally adopted with this object namely—
  - (1) That a list of reconvicted prioners who are to be released every month be despitched from the Jul to the Magistrate and the District Superintendent of Police. This may be done by sending to these officers on the 20th of each month an extract from the jul register showing all reconvicted prisoners, with their places of residence who are to released in the succeeding month. The rule contained in clause, 471 of the Jul Manual for Bengal that this list should be sent forthnightly may be retuined in that Province.
  - (2) That the jail authorities should examine undertrial pisoners detained in the jail or the Magistrite's look up in order to secretion whether they have been previously consisted. Whenever a previous consistion is discovered in this with an infunction to this effect should be sent to the piles, before the trial of the prisoner. In Magistrite's look ups which are separate from the july it may not be always possible to carry ut this rule but the care's slightly for the july and look of the line sub-divise and led ups the july will not be predicable.

# Procedure-Criminal ]

Recognition and Classification of Habitual Criminals

- (3) That when a re convicted prisoner is transferred from one juli to unother, an extrict from the relevant entries in the registri of the juli from which the transfer is made should be sent to the juli to which the prisoner is transferred, and
- (4) That when subsequent to conviction the jul authorities discover that a prisoner has been previously convicted the fact should be communicated to the Magistrate and the District Superintendent of Police
- 4 It is understood that at all police stations lists of released prisoners are maintained and that when a released connect whose name is entired on such list passes out of sight his descriptive roll is published in the local Police Gazette. It has been suggested that stips stating the descriptive roll should be circulated to every police office and jail when such a released connect disappears. It does not seem necessary to do more than supply the julis regularly with copies of the Police Gazette if this is not done already, and it will be for District Superintendents who receive the Police Gazette to circulate slips to police officers if this is considered necessary.
- 5 The next subject discussed in the Resolution of the 25th February 1885 was the possibility of framing some authoritative definition of the term in habitual criminal. After carefully considering the suggestions made by Local Governments and Administrations the Governor General in Council is of opinion that the following definition may be accented —

' For the purposes of jail discipline the words 'habitual criminal' shill mean a prisoner so classed--

- (1) By the Court of Magistrate that heard the case-
  - (a) Because he has been convicted of an offence punishable under Chapter \(\text{\text{II}}\) or \(\text{\text{VII}}\) of the Indian Penal Code with three year's impresement or upwards and has been previously punished on convection for an offence in ler either of these chapters and similarly punishable, or
  - (b) Becau e from the circumstances of the case the Sessions Judge or Magnetrate believes the prisoner to depend on crime as a means of livelihood or to have attended such an eminence in crime as to warring this being class of with habitual or class B criminals.

## [Procedure-Criminal.

## Recognition and Classification of Hubitual Criminals

- (2) By the District Magistrite or any Magistrite empowered by him on this behalf the clistification being made in accordance with the principle's suggested for the guidance of the Courts in clauses 1 (a) and (b) of this definition
  - (3) Subject to the control of the Magistrate by the officer in charge of the jul when the prisoner is—
    - (a) Sentenced or behieved to be hable to punishment under Section 75 of the Indian Pen d Code
    - (b) Under sentence conduced by reason of more than one previous conviction or
    - (c) Known to have been repeatedly imprisoned for similar offences or
    - (d) A member of criminal tribe

#### Provided that

- (1) Any such Court or Magistrate as is mentioned above may direct that a prisoner shall not be classed as an habitual criminal and
- (2) When there is room for doubt whether a prisoner should be so classed or not the officer in charge of the jul shall refer the case for the orders of any such Court or Mignistrate

Prplanation—The classification when made by the convicting Courts shall be final. If the Courts omit to classify a prisoner as an hibitual, the District Magistrate or any Magistrate empowered by him may do so. In case of omnussion on the part of the Court and of the Magistrate, the officer in charge of the jul may make the classification, subject to the general control and supervision of the District Magistrate.

6 The third and last question dealt with in the Resolution of the 25th February 1885 namely what authority should be made responsible for classifying prisoners as habitual criminals is disposed of by the explanation, in the preceding purggaph

ORDER -Ordered that this Resolution be communicated to the several Local Governments and Administrations for information and guidance

(Pulls hed at page of of the Lunjab Loice Cazette date 19th March 155 )

## Procedure-Criminal ]

Juvenile Offender

No 1337 J - Dated the 18th April 1893

The attention of all the Courts in Ajmere Morwars is invited to the undermentioned circularismed by the Judicial Commissioner Ajmere Merwara, regarding the detention of juvenile offerders in the Ajmere Jail

## CIRCULAR

It having recently cone to the notice of the Judicial Commissioner that a first class Magistriae sentenced a juvenile offender to 6 months imprisonment and subsequently converted that sentence into one of 2 years detention in the juvenile ward of the Ajmere jail all Subordante Courts are hereby informed that such an alteration of punishment is illegal, as amounting to an enhancement of the original sentence

They are further reminded that the Reformatory Schools Act (No V of 1876) is not in force in Ajmere Merwari. But although for this reason the provisions of that Act cannot be utilized any Court sentencing a juvenile offender (as such) may in awarding sentence well bear in mind that there is a ward in the Ajmere jul specially provided for juvenile offenders and conducted under the Rules sanctioned by Government of India in Foreign Department letter No 5214 I, dated 17th December 1887

2 This word however, though differing considerably from the jult proper in respect to its discipline can hardly be considered as fulfilling in more than a partial degree the purposes of a Reformatory School pure and simple, and therefore Courts should not in passing sentence on juvenile offenders be guided by the idea that they will be sent to a Reformatory School and therefore that the sentence should not be less than two years. Short sentence in the juvenile wird should not be discouraged when the offence is trivial and the offender not in liability that?

### CIRCULAR

Under the provisions of Act VII of 1894 juvenile offenders sentenced to d tention for terms of two years and upwards can now be transferred from the Ajmere Juvenile Ward to the Reformatory School at Barcilly or elsewhere

## [Procedure-Criminal.

Jurenile Offenders

The attention of all the Courts in Ajmere-Merwaia is again directed to the Circular\* issued by the Judicial Commissioner on the 20th March 1893, \*Copy form connection with this subject, with the remaik that, except for trivial the office offences, such sentences should be awarded to juvenile offenders as will endorsement, dated 18th allow of their being placed under the useful training and discipline afforded April 1893, by the regularly constituted Reformatory Schools in the North of India

No 2150 J -Dated 5th June, 1894.

To-THE ASSISTANT COMMISSIONEP, AJMEPE MLEWARA

I have the honor to request that the Officers presiding over all the Courts within your jurisdiction may be desired to observe the Rules below regarding the Classification of Habitual Criminals —

- (1) Whenever p person is sentenced to imprisonment for an offence the Magistrate who passes the sentence shall determine whether the prisoner is to be classed as an habitual criminal or otherwise, and shall endorse the word habitual or non habitual' as the case may be, legibly on the warrant of Commitment and sign such endorsement
- (2) If the pisoner has been previously convicted, a statement containing the particulars of the previous convictions should be attached to the warrant of Commitment

## Procedure-Criminal 1

# CHIEF COURT OF THE PUNIAR

## CIRCULAR MEMO

No. 14 9549 G .- Dated Labore the 1st June 1804

To-ALL SESSIONS JUDGES DISTRICT MACISTRATES CANTONNE T MAGISTRATES AND OFFICERS EXERCISING MAGISTERIAL LOWERS IN MILITARY STATIONS

The Judges have observed that officers exercising magisterial powers in

Irregularities effeers exer ten l jowers in m litary stations

in procedure multary stations do not always follow the provisions of the Code of Criminal in the trial of officers ty Procedure in dealing with cases coming before them in a judicial capacity Even in the larger cantonments to which a trained Cantonment Magistrate is usually ittached it has been found that breaches of cantonment rules offences under section 34 of the Police Act and similar cases are not always dealt with according to law, while in smaller military stations where an un trained military officer is usually invested with the powers of a Migistrate of the third class at frequently happens that no proper record of evidence and of the proceedings is maintained and that very generally all that is done is to enter the name of the person tried the offence committed and the nature of the punishment awarded in a book kept for the purpo c but not authorized by law Several instances have come to notice in which Cantonment Magis trates excreising summary powers have fuled to comply with the require ments of the Code as to the manner in which summary trials shall be con

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ducted

In cases in which an untruned and inexperienced officer is invested or i nary rules of pro-with magisterial powers for the purpo e of dealing with petty breaches of rules of pro-cities man's suntary and other similar rules the same knowledge of the law cannot per large states of the law cannot per large states and the same knowledge of the law cannot per large states and the same knowledge of the law cannot per large states and the same knowledge of the law cannot per large states and the same knowledge of the law cannot per large states and the same knowledge of the law cannot per large states and the same knowledge of the law cannot per large states and the same knowledge of the law cannot per large states and the same knowledge of the law cannot per large states and the same knowledge of the law cannot per large states and the law cannot per large states and the law cannot per large states and the same knowledge of the law cannot per large states and the large states are states and the large states are states and the large s to change of Cintonment Magistrate after undergoing the usual examinations an rd & 1 in liw and procedure, but the Judges must insist on the ordinary rules nate lear of procedure being observed by all officers exercising criminal jurisdic tion under their superintendence and control and look to Sessions Judges and District Manis rates to exercise proper supervition over the way in which er holli er discharg their magis erial duti and to aff religion lane to the

## [Procedure-Criminal

who need it The general rules governing the trial of criminal cases are not difficult to master and any officer who undertal es magisterial duties must make himself acquainted with them

3 A wide distinction must be made between the administrative and pistinct on to judicial functions of military officers invested with authority under the law tween admi applicable to military stations. Times imposed on the members of sanitary nistrative and and other establishments for neglect of duty &c are so imposed under admit tions mstrative authority and with such matters the Chief Court has no concern But when any person is charged with an offence against the criminal law (whether such offence falls under the Indian Penal Code the Cantonments Act and Rules made thereunder the Police Act or any other local or special law or rule made thereunder in force in a military station) he is entitled to be tried before a competent court in accordance with the procedure prescribed for conducting criminal trials

judicial func

4 Criminal proceedings may be initiated in one of three ways des Initiat on of cribed in section 191\* of the Cide of Criminal Procedure vi~ (a) on com occdings plaint (b) on a police report or (c) on information received from any person other than a Police Officer or in the Magistrate's own knowledge or suspicion By Punjab Government Notification No 99 dated the 3rd February 1883 all Magistrates are empowered to take cognizance of offences under clause (a) or clause (b) and all Magistrates of the first or second class may take cognizance of oftences under clause (c)

The first step in initiating proceedings upon complaint is to examine Fxam ration the complanant (section 200 of the Code) on oath or affirmation and to re mant duce the substance of the examination to writing. The Magistrate should consult the second schedule of the Code to satisfy himself as to his power to take cognizance of the offence. If the complaint has been made in writing and the Magistrate is not competent to take cognizance of the case he will proceed as directed in section 201

- 6 Section 202 empowers Mign-trates of the first and second class to Injury under make or cause to be made further inquiry before a suing process Directions Cal of Cri on this subject are given in Judicial Circular No L (3rd edition of Judicial monal Proce Circulars)
- If the Migistrate considers that there is no sufficient ground for it m sal of proceeding to --- 1 .... to to --- 1 ....

## Procedure-Criminal.]

- I-sue of pro
- f pro 8 If he considers that there is sufficient ground for calling upon the accused to answer the complaint ho will issue a summons or a warrant as laid down in section 204
- Procedure in 9 When the accused appears or is brought before the Migistrate the interest trials latter must first consider whether he has power to try the case himself or a consist of whether the case is triable only by the Court of Session or High Court. In Source 116,8 Court the latter event he must proceed (provided he is competent to commit for trial) in the manner described in Charter AVIII of the Code.
- Three modes 10 If the case is triable by the Magistrate himself he must proceed in of precedure one of the following ways —
- of procedure one of the following ways in cases tri
  able by Ma
  - (a) In the manner prescribed in Chapter AA of the Code if the case is a summons case as defined in section 4 (t)
  - (b) In the manner prescribed in Chapter XXI if the case is a warrant case
  - (c) In the manner prescribed in Chapter XXII if the case is one which may be tried summarily and the Magistrate is empowered to try offences summarily. In this connection it may be observed that under section 530 of the Code, if any Magistrate, not being empowered by law in this behalf, tries an offender summarily, his proceedings are void.
- Procedure in s it ary trists
- It is important to notice that for summary trials two modes of procedure are prescribed, one to be followed in eases where there is no appeal (action 263) and the other to be followed in appealable cases (section 264). In appealable cases a formal judgment must be recorded, in non-appealable cases the particulars required by section 2(3 must be recorded in a special register of summary trials and exert in the latter class of cases the Magitarte should record the Unif statement of the reasons" for conviction (clause h) in such a manner that this court on revision may be able to judge whether their are sufficient materials to support the conviction. The register above in attined must be used only for trials conflued under Chipper NAH of the Cal

#### [Procedure\_Criminal

- 12 Directions as to the mole of recording evidence are contained in Vole of re Chapter XXV In summons cases only a memorandum of the substance of lense the evidence has to be recorded (section 3aa). In ther cases the whole of the exidence must be taken down by the Magistrate, or in his presence and hearing. The examinate n of the accused as to be recorded as directed in coction 264
- The law relating to bull is contained in Chanter XXXIX of the Ba! Code
- A list of the registers to be maintained is given in Part II of Judi Pe. sters cual Carcular No XLV The forms of the Registers will be found in Ap pendy No Lof the Judged Circulus
- With regard to the recovery and disposal of fines imposed under Fines magisterial authority the provisions of Judicial Circular No LAI must be observed. Such fines must invariably be paid into the public accounts such portions of them as may under the orders of Government be payable into the Cantonment Fund being subsequently drawn from the treisury by the Cantonment Committee in the usual manner. The Ma. istrate's duty ends with placing the fine in the treasury any subsequent action being tal on by the Cantonment authorities Thus a Cantonment Magistrate must not confuse duties as a Magistrate with functions which he may exercise in connection with the Contonment Committee or Cantonment, authority under the Cantonments Act
- 16 As regards establishments it is in the power of the District Magis Establish trate to apply in the usual manner for such establishment as may be necessary ments for every officer who exercises magisterial powers in his district. If the Can tonment Committee or Cantonment authority do not provide a proper estab lishment the natter should be referred for the orders of Government

## FORMS OF REGISTERS (CRIMINAL)

The following forms of Registers (Criminal) have been sanctioned by the Chief Commissioner Aimere Merwara for use in the Courts in Aimere Merwara under Section 553 of the Cumunal Procedure Code Lude Notification No 149 duted 19th Fel ruary 199 [n]

<sup>[</sup>a] I de Gazette of Ind a for 18% part II page 244 et seq [6] page of

## Procedure-Criminal.)

Issue of pro

Listrates

- a 8 If he considers that there is sufficient ground for calling upon the accused to answer the complaint he will issue a summons or a warrant, as laid down in section 204.
- Procedure in 9 When the accused appears or is brought before the Magistrate the industry into latter must first consider whether he has power to try the case himself, or by court of whether the cise is triable only by the Court of Session or High Court In light Court the latter event he must proceed (provided he is competent to commit for trial) in the manner described in Chapter XVIII of the Code

Three modes 10 If the case is triable by the Magistrate himself he must proceed in of procedure one of the following ways — able by Vis

- (a) In the manner prescribed in Chapter XX of the Code if the case is a summons case as defined in section 4 (t)
- (b) In the manner prescribed in Chapter XXI if the case is a warrant case
- (c) In the manner prescribed in Chapter XXII if the case is one which may be tried summarily and the Magistrate is empowered to try offences summarily. In this connection it may be observed that, under section 530 of the Code, if any Magistrate, not being empowered by law in this behalf, tries an offender summarily, his proceedings are void.

Procedure in summary trials 11 It is important to notice that for summary trials two modes of procedure are presembed, one to be followed in cases where there is no appeal (section 263) and the other to be followed in appealable cases (section 264). In appealable cases a formal judgment must be recorded, in non appealable cases the particulars required by section 263 must be recorded in a special register of summary trials, and even in the latter class of eases the Majastrate should record the brief statement of the reasons for conviction (clause h) in such a manner that this court on revision may be able to judge whether there are sufficient materials to support the conviction. The register abovementioned must be used only for trials conducted under Chapter ANAII of the Code.

## [Procedure\_Criminal

- 12 Directions as to the mode of recording evidence are contained in Mole of re-Chapter XXV. In summons cases only a memoriadum of the substance of dence the evidence has to be recorded (section 355). In other cases the whole of the evidence must be taken down by the Magistrate, or in his presence and hearing. The examination of the accused is to be recorded as directed in section 304.
- 13 The law relating to bail is contained in Chapter XXXIX of the Bail Code
- 14 A list of the registers to be munituned is given in Part II of Judi-Registers. circlitr No. XLV. The forms of the Registers will be found in Appendix No. 1 of the Judical Coronics.
- 15 With regard to the recovery and disposal of fines imposed under Ememagneterial authority, the provisions of Judicial Circular No LNI must be observed. Such fines must invariably be paid into the public accounts such portions of them as may under the orders of Government be payable into the Cantonment Fund being subsequently drawn from the treasury by the Cantonment Committee in the usual manner. The Magnetrates duty ends with placing the fine in the treasury any subsequent action being taken by the Cantonment authorities. Thus a Cantonment Mignitarite must not confuse duties as a Magnetrate with functions which he may excrete in connection with the Cantonment Committee or Cantonment authority under the Cantonment Act.
- 16 As regards establishments it is in the power of the District Magis Fatal Isin trate to apply in the usual manner for such establishment as may be necessary ments for every officer who excreises magisterial powers in his district. If the Cantonment Committee or Cuntonment authority do not provide a proper establishment, the natter should be referred for the orders of Government.

## FORMS OF REGISTERS (CRIMINAL)

The following forms of Registers (Crimin II) have been saictioned by the Chief Commissioner, Ajmere Merwara for use in the Courts in Ajmere-Merwara under Section 553 of the Criminal Procedure Code edge Notification No. 145 dated 14th February 189 [69]

<sup>[</sup>a] I ide Gazette of India f r 1890, part II, page 244 et seq

<sup>[</sup>b] " " pa<sub>2</sub>e 5°2

# Procedure-Criminal.

Forms of Registers

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No. 1 -- (CRIMINAL MAGISTERIAL COURTS)

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# Procedure—Criminal]

Forms of Registers

No 3 -(CRIMINAL MAGISTERIAL COURTS)

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# No 4 -(CRIMINAL-SI SSIONS COURT) R 51 ter of Commute I Cives

# [Procedure-Ciminal

# Forms of Registers

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# Procedure-Criminal.

# Forms of Registers

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No 5 -(CRIMINAL-SESSIONS COURT)

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# Procedure-Criminal ]

Forms of Registers

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No 7 - (CRIMINAL-COUTS OF SESSIONS AND DISTRICT MAGISTRATE)

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# No 8 -(CRIMINAL-COURTS OF SLSSIONS AND DISTRICT MAGISTRATI.)

#### [Procedure-Criminal.

Forms of Registers

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# Procedure-Criminal.]

# Forms of Registers

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# [Procedure-Criminal.

# Forms of Registers.

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Amount of fine or penalty	۳.	
Date of order	-	
Names of parties	n n	
Number of case	C1	
Serial No and year of	-	1

# Procedure-Criminal ]

Forms of Registers

No 11 -(CRIMINAL-ALL CRIMINAL COURTS)

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#### Procedure-Miscellaneous.

Destruction of useless Records

[1] No 605 359 -Abu the 3rd June 1889

The following rules framed under Section 5 of Act III of 1879, for destruction of useless Judicial Records and Registers in Courts subordinate to the Judicial Commissioner, Ajmere, have been sanctioned by the Governor-General in Council, and are published for general information

#### GENERAL

#### Rure I

All judicial records and registers which by the lapse of a year, have be come liable to destruction under the following Rules, shall be destroyed during the months of Aurust and September

#### Rute II

The destruction of such records and registers shall be carried out --

- (a) In the District Record Office under the supervision of one of the
- (b) In the Small Cause Court, Ajmere, under the supervision of the Clerk of the Court
- (c) In the Small Cause Courts at Nasirabad and Beawar, under the supervision of the Judges of those Courts

#### RULE III

The destruction shall be effected by tearing, with the exception of the court fee stamps which shill be burnt in the presence of the supervising officer. The paper shall then be sold by Public Auction, and the proceeds shall be credited to the Record Office Fund

#### RECORDS

#### RULE IV

All Civil records required by these Rules to be preserved in perpetuity shall be arranged in three separate Files, A, B and C

#### RITTE V

All other Civil, and all Criminal records shall be arranged in Files A and B only

# Procedure—Miscellaneous]

Destruction of useless Records

#### RULE VI

In the case of Civil records referred to in Rule IV File A shall contain the following papers —

- (A) In all original cases -
  - 1 The index of papers
  - 2 The order sheet
- 3 The plaint together with any schedule annexed thereto and all do cuments, whether original or copies, filed with the plaint

Note —In miscellaneous cases the petition or written application of the party setting the Court in motion will take the place of the plaint

- 4 The written statements and pleadings of the parties
- 5  $\,$  Applications of parties who are strangers to the suit with the Court's orders thereon
  - 6 The memorandum of issues with amended or additional issues, if any
  - 7 All depositions of witnesses
- 8 All documents received by the Court during the trial as evidence between the parties
  - 9 Report of Commissioners
  - 10 Reports furnished by the Record Department
- 11 Award or other final return of Arbitrators and documents submitted therewith
  - 12 Deeds of withdrawal, compromise, or confession of judgment
- 13 Orders of arrest or attachment before judgment, with all documents relating thereto
  - 14 The judgment or other final order
  - 15 The decree
  - 16 All notes in the handwriting of the Judge
  - 17 Applications for review of judgment with the Court's orders thereon
  - 18 Judgments and decrees of Appellate Courts if any
- 19 All orders passed in execution proceedings, with all applications, objections and receipts and acknowledgments filed in execution proceedings
  - 20 Plan of locality

#### Procedure-Miscellaneous

Destruction of useless Records

# (B) In Appeal cases -

- 1 The index of naners
- 9 The order short
- 3 The petition of appeal
- 4 Comes of unforments and decrees of Lower Courts
- 5 Any cross objection filed by the respondent under \*ection 561 of the Code of Civil Procedure
  - 6 Finding on issues referred to Lower Court for trial
  - 7 Reports of Commissioners
- 8 Any additional evidence oral or documentary admitted by the Appel late Court under section 568 of the Civil Procedure Code.
  - 9 Award or other final return of arbitrators
  - 10 Deeds of withdrawal compromise or confession of judgment
  - 11 The judgment or other final order
  - 12 The decree of the Appellate Court
  - 13 All notes in the handwriting of the Judge
  - 14 Appl cations for review of judgment with the Court's orders thereon
  - 15 Any judgment and decree of a superior Court of Api cal

# File B shall contain the following papers -

- (a) In Original cases —
- 1 Commissions and proceedings held thereunder
- 2 Application to refer to arbitration and references to arbitration with the proceedings and any application to set aside the award
- 3 Writs in execution proceedings of which service has been effected notices reports and returns relating thereto
  - (b) In Appeal cases -
- 1 Issues referred for trial by the Appellate Court with the evidence taken thereon
  - 2 Commissions and proceedings held thereunder
- 3 Applications to the Appellate Court to refer to arbitration references with the proceedings deposition submitted with the award and any applications to set aside the award with the Court's orders thereon
  - Lile C shall consist of all papers not include I in Files A and B

# Procedure-Miscellaneous ]

Destruction of useless Records

#### RULE VII

In the case of Civil records referred to in Rule V, File A shall contain the following papers -

 (a) In original cases heard by any Court other than a Court of Small Causes —

Papers Nos 1 to 20 of File A and 1 to 3 (a) of File B referred to in Rule VI

(b) In Appeal cases -

Papers Nos I to 15 (File A) and I to 3 (File B) in paragraph B of Rule VI

- (c) In cases heard by a Court of Small Causes, File A shall contain -
- I The index of papers
- 2 The plaint with the papers annexed thereto
- 3 Any cross claim set up by the defendant by way of set off
- 4 All documents received by the Court during the trial as evidence between the parties
- 5 Any award of arbitrators, or deed of withdrawal, compromise or confession of judgment
  - 6 The judgment or other final order
  - The decree
  - 8 All notes in the handwriting of the Judge
- 9 Any application for review of judgment or for a new trial under Section 21 of Act XI of 1865 with the Court's order thereon
- 10 Any order passed by the High Court, North Western Provinces, as a Court of reference, or by the Judicial Commissioner of Ajmere, as a Court of revision
  - 11 Summonses issued to defendants in cases heard ex parte
- 12 All orders passed in execution proceedings, with all applications, writs of which service has been effected, notices, reports and returns relating thereto receipts and acknowledgments filed in execution proceedings

File B shall consist of all papers not included in File A

#### Procedure - Miscellaneous.

# Destruction of useless Records

#### RULF VIII

In the case of criminal records File A shall contain the papers noted below —

- (a) In original cases tried by a Court of Sessions -
  - 1 The index of papers
    - 2 The order sheet
    - 3 The charge original and as amended by the Sessions Judge
- 4 All depositions of witnesses and statements of accused persons, inclinding depositions and statements transferred from the file of the Committing Magistrate
  - 5 All documentary evidence
  - 6 The final order
  - 7 The finding of the assessors or verdict of the jury
  - 8 All notes in the handwriting of the Judge
  - The judgment of the Appellate Court if any
- 10 Any order passed by the Judicial Commissioner of Ajmere as a Court of reference or revision
  - 11 Warrants returned after execution of sentence
  - 12 All proceedings relating to the realization of fines
- (b) In Magisterial inquiries and trials -
  - The index of papers
  - 2 The order sheet
  - 3 The final police report (chalan) or petition of complaint
  - 4 All depositions of witnesses and statements of accused persons
  - 5 All documentary evidence
  - 6 The charge, where a formal charge is drawn up
  - 7 The final order of the Court.
  - 8 All notes in the handwriting of the Magistrate
- 9 The order of the Sessions Judge in cases referred for confirmation under section 34 [\*] of the Criminal Procedure Code

<sup>[</sup>a] Under the present law (Act V of 1898) sentences passed by District Magnetrates empowered under section 30 no longer require confirmation by the Session Judge such sentences being appealable to the Court of Sessions and High Court according to the nature of senten e. See acction 40% of the Vet.

# Procedure-Miscellaneous 1

Destruction of useless Records

- 10 The judgment of the Appellate Court if any
- 11 The judgment of the Judicial Commissioner in revision or appeal
  - 12 Warrants returned after execution of sentence
  - 13 All proceedings relating to the realization of fines
- 14 Bonds for good behaviour taken under section 110 of the Code of Criminal Procedure
- (c) In Appeal cases -
  - 1 The index of papers
    - 2 The order sheet
    - 3 The petition of appeal
    - 4 Copy of the judgment of the Lower Court
- 5 Any additional evidence taken under section 428 of the Criminal Procedure Code
  - 6 The final order of the Court
  - 7 All notes in the handwriting of the judge

File B shall consist of all pipers not included in File A

#### RULE IX

The following records shall be preserved in perpetuity -

 File A of all suits and appeals involving the title to immovable property as defined in section 2 clause 5 of Act I of 1868

Note —In suits for 'arrears of rent or for a share in the produce when the right is not disputed as I only the amount contested clause I of Rule XIII will apply

- 2 File A of all suits and appeals relating to the succession to an office or to establish or set aside an adoption or otherwise determine the status of an individual and of all suits and appeals relating to trusts or religious endowments.
- 3 Records of attachment sale and delivery of immovable property in execution of decrees including all objections, proceedings and orders thereon
- 4 File A of suits relating to the redemption or foreclosure of mort gages of immovable property under sections 7 and 8 of Regulation XVII of 1806 and the Trun-fer of Property Act

#### Procedure-Miscellaneous

Destruction of uscless Records

- 5 File A of proceedings under Acts XIV of 1841 XXXV and XL of 1858 XXVII of 1860 IX of 1861 A of 1865 and of all cases connected with custody and disposal of intestate property
  - 6 File A of proceedings under the Indian Divorce Act IV of 1869
- 7 Records relating to the disposal of immosable property forfeited to Government under section 62 of the Indian Penal Code
- 8 Correspondence with other offices on matters connected with the administration of justice including annual reports and the statements appended thereto provided that heads of offices may with the previous sanction of the Commissioner of the Division order the destruction after three years of any correspondence of a merely formal or ephemeril character after personally satisfying themselves in regard to each japer ordered to be destroyed that its retention is no longer necessary

Norz — A list of all papers which it is proposed to destroy under this clause must leprepared and in the case of a subordinate office be submitted to the Comin saioner for sanction. This list will be preserved in perpetuity

#### RILE X

The following records shall be preserved for 50 years and then be de stroyed  $\longrightarrow$ 

- 1 File A of cases relating to any of the offences specified in section 44 of the Criminal Procedure Code as offences of which all persons are bound to give information in which any of the suspected persons have escaped apprehension provided that whenever it is known that the offender or offenders on whose account such records are kept are dead the records may be destroyed
- 2 File A of criminal cases in which the offence is punishable with death and it is not known who the offender is

Note —The records specified in clauses o and 3 when the time comes when under ordinature reumstances they would be I able to destruction shall be removed to a separate bundle of cases of absconding and unknown officates.

3 . File  $\Lambda$  of criminal cases in which a lumitic is concerned, unless the lumitic shall have been subsequently tried or have died

# Procedure-Miscellaneous]

Destruction of useless Records

#### Rule MI .

The following records shall be preserved for 20 years and shall then be destroyed, unless their preservation is necessity on any of the spicial grounds noted below —

- 1 File A of Sessions cases provided that, if the sentence has not been fully executed, the record shall be preserved until the return of the warrant, and then destroyed
- 2 The charge, finding and sentence in cases in which conviction has been had of an offence for which enhanced punishment is provided on a second or subsequent conviction
- 3 File A of cases in which any public servant has been tried, whatever may have been the result of the case

#### RUIE XII

The following records shall be preserved for 12 years and shall then be destroyed --

- File A of cases under Chapter XXXVI of the Criminal Procedure Code, in which maintenance is awarded
- 2 Insolvency proceedings under Chapter XX of the Civil Procedure Code
  - 3 File A of cases regarding compensation for robberies
  - 4 File B of cases referred to in Rule IV

#### RULE XIII

The following records shall be preserved for six years, and shall then be destroyed, unless their preservation is necessary on any of the special grounds noted below —

File A of all civil suits and appeals other than suits and appeals
falling under Rule IX, provided that, if the decree has not been fully executed
or become incapable of further execution File A must be preserved until
such time as the decree has been fully executed or become incapable of fur
ther execution

Note. —A note of all cases destroyed under this clause shall be made at the time of de struction in the list of cases put up with the village bundle

#### Procedure-Miscellaneous.

# Destruction of useless Records

- 2 File A of cases tried by the Magistrate of the District under section 34 of the Chiminal Procedure Code in which he has inflicted a heavier punishment than might have been inflicted by a Migistrate of the first class provided that if the sentence his not been fully executed, the records shall be preserved until the return of the wirrint and then destroyed
  - 3 Records relating to the realization of fines of Criminal Courts

# RULES XIV

The following records shall be preserved for three years and shall then be destroyed

- 1 File of eriminal cases enquired into and tried by Magistrates and not otherwise provided for in these R iles.
  - 2 File A of appeals from orders passed by Magistrates.
- 3 All correspondence between the Assistant Commissioner and his subordinates and other records periodical statements reports proceedings applications &c not expressly provided for in these Rules provided that in respect of records filling under this clause heads of offices must excrease their discretion in preserving reports returns and proceedings likely to be useful in the fiture as containing the result of in junies or other information of the opinions of experienced officers on matters connected with the general admiristration of justice

#### BLUE XV

The following records shall be preserved for one year and shall then be destroyed

- (a) I Tile B of all civil and criminal cases and appeals except those referred to in Rule IV
- (b) File C of cases referred to in Rule IV

Note —A note should be nade on the index of papers in File A of pastic each  $_{\rm I}$  special troyed under this clause

2 Promedings of other Courts and offices forwarding notices preclamations cather the statement of the statem

#### Procedure-Miscellaneous ]

Destruction of uscless Records

#### RILE XVI

The periods prescribed above shall except in the cases noted below, be taken to run from the date of the final order of the Court of first instance or, in the event of an appeal from that of decision of the appeal

In cases under Chapter XAXVI of the Code of Criminal Procedure in which maintenance is awarded the period shall be taken to run from the date of the last order passed for the enforcement of the award. In insolvency proceedings the period shall be taken to run from the order of the Court declaring the insolvent discharged from further liability.

#### Rule XVII

A note of every record destroyed under the above Rules shall be made at time of destruction in the Register in which the case is entered under the signature of a responsible officer. A note of all cases completely destroyed shall be made at the time of destruction in the list of cases put up with the Village bundle.

#### RULE XVIII

Before destroying File A of any judicial proceedings ever must be taken to separate and remove from the file all documents belonging to private persons or to Government as a party to the proceeding which have not been super-seded by the decree or impounded in the case in which they were produced. These documents shall be preserved and tied up in a separate parcel, and notice shall whenever proceduable be given to the persons who produced them in Court requiring them to take them back into their own keeping within six months from the date of the notice and wirning them that they will be kept at their risk and that the Court declines all responsibility for them.

#### REGISTERS

# RULE XIX

The following judicial registers shall be preserved for 12 years from the date of the last entry and shall then be destroyed —

Civil Register No IV
Ditto No XII

1~10

# Procedure-Miscellaneous.

Destruction of uscless Records

The following judicial registers shall be preserved for six years from the date of the last entry and shall then be destroyed —

RULE AVI

The following judicial registers shall be preserved for three years from the date of the latest entry and shall then be destroyed —

Civil Remeter No V Ditto No VI No VII Ditto Ditto No X No XX Ditto No XX Ditto No XXI Ditto No XXII Ditto Criminal Register No XI No XII Ditto No MIII Ditto Ditto No XVII Civil and Criminal Register E. Ditto do Ŀ G Ditto do do H Ditto RITE XXII

No judicial registers shall be destroyed except as directed above

# Procedure-Miscellaneous |

Rules for grant of copies

RULFS FOR GRANT OF COPIES TO SUITORS AND OTHER PERSONS IN THE COURTS AND OFFICES IN AJMERT-MERWARA, SANCTIONED BY THE CHIEF COMMISSIONER IN HIS LETTER NO 570 22A, DATED 19TH MAY 1887

#### CHAPTER I

# Appointment of Section writers

Copies of documents filed in the Courts and Offices of Ajmere Merwara will be made by Section writers appointed for each Court with the previous sanction of the Commissioner and District Judge

Provided that in Courts and Offices where the copying work is not sufficiently remunerative for the employment of a Section-writer the duty of preparing copies may, with the sanction of the Commissioner and District Judge, be delegated to a member of the Court or office establishment

- 2 So far as practicable such Section-waters only should be appointed as are qualified under the standing orders of Government for employment in Government service
- 3 The presiding Officer of each Court or Office shall excreise the necessary supervision with a view to ensure the correct and prompt preparation of copies, their delivery to the applicants, and the duc accounting and adjustment of the fees realized from them
- 4 In the Courts and Offices of the Commissioner, the Assistant Commissioners the Judicial Assistant Commissioner, the Cantonment Magistrate, Nasirabad, and the Extra Assistant Commissioner, the Section-writers shall perform their work under the immediate supervision of the Head Clerk, Clerk of Court or the Reader as the presiding Officer may think fit
- 5 The fees shall be collected in each by the officer to whom applications for comes are presented, and shall be received by the particular Sectioner by whom they are earned, but nothing herein contained shall prevent the distribution of fees among the several Sectioners employed in a Court or Office in such manner as may be determined by the presiding Officer with the concurrence of the Commissioner and District Judge

#### Procedure-Miscellaneous

Rules for grant of comes

#### CHAPTER II

# Persons who are entitled to comes

- 6 A plaintiff of a defendant is entitled at any stage of the suit to obtain copies of the record of the suit including exhibits which have been put in as evidence and memoranda of depositions of witnesses provided that a party who has been ordered to file a written statement is not entitled to inspect or take a copy of a written statement filed by another party until he has filed by some
- 7 A stranger to the suit may after decree obtain as of right copies of the plaint written statements affidavity and petitions filed in the suit and may for sufficient reason shown to the satisfaction of the Court obtain copies of any uch documents before decree
- 8 A stranger to the suit may also obtain, as of right copies of judgments decrees or orders at any time after they have been passed or made
- 9 For sufficient reason shown to its satisfaction, a Court may grant to a stranger to the suit copies of exhibits put in evidence not being of the nature referred to in section 130 of the Indian Evidence Act 1872
- 10 An accused person or a person affected by a judgment or order of a Chiminal Court is entitled to a copy of the judgment or order or any other proceeding

# Explanation - A complainant is within the meaning of this rule

- 11 The Magistrate of the District and the District Superintendent of Police are entitled to copies of judgments of the Court of Session
- 12 A commanding Officer or the Head of a D\*partment is entitled to copies of judgments of the Court of Sission in cases where a soldier or a public officer subordinate to him is convicted of an officince
- 13 Government law officers are entitled to copies of decrees in pauper suits and appeals
- 14 Government law officers and any person specially authorized in this behalf by the Magnetrate of the District are entitled to copies of the whole or

# Procedure-Miscellaneous ]

Rules for grant of copres

part of any record when required for the purpose of conducting any trial or investigation or appeal on the part of Government in any Criminal Court

15 Copies of official correspondence and reports should not as a rule be granted Should any one apply for a copy of a letter received from superior authority he should be referred to the officer from whose office the letter issued.

#### CHAPTER III

Collection of copying charges and computation of stamps on copies

- 16 For the preparation of copies other than those granted free of charge under these rules a uniform charge which will be levred in each will be made at the rate of forthanns for the first folio and two annas for each subsequent folio Each foliosh all be ruled and shall contain twenty five lines each line to contain no more nor less thrus six English or twelve Vernacular words
- 17 The Court fee pulable under the Court Fees Act 1870 will be levied by affixing the proper stamp to the first folio of the copy
- 18 When a copy is chargeable with stamp duty under article 22 of Schedule I if the Indian Stamp Act 1879 the heading of the copy or if there is no heading to be copied then the first line of the copy will be written along the middle of the face of the sheet bearing the impressed stamp which represents the stamp duty chargeable on the copy
- 19 Under attick 1 (a) Schedule II of the Court Fees Act 1870, every application for a copy must bear a court fee stamp of one ann: unle s it be made by or on behalf of, a prisoner or other person in dures or under restraint of any Court or its officers or be of the nature described in Rule 29
- 20 For the purposes of these rules copies chargeable under the Court Pees Act, 1870, are copies of (a) judgments or orders not being or having the force of decrees, (iii) decrees or orders having the force of decrees, (iii) documents liable to stamp duty under the Indian Stamp Act 1879 when left by parties to suits or proceedings in place of originals withdrawn under Section 144 of the Code of Civil Procedure (ii) any judicial proceeding not otherwise provided for by the Court Fees Act 1870 and (iv) any accounts state ments reports or the like taken out of any Civil or Criminal Court or Office

# [Procedure-Miscellaneous

Rules for grant of com s

21 The fees leviable are set forth in articles 6 7 8 and 9 of Schedule I of the Court Pres Act 1870 ....

∖u ber	Documen t	Proper F e
6 Copy or tran I ton of a j Lyn entore ler t beng or lang t of ree of a decree	Wiens cl j dement or or ler a ra ei li, any C 1 C u t oil ri li a H 1 C o t or li y li c pc e con la	Fo ranna L <sub>o</sub> l tannas One rupee
Copy of a deer c or or ler ha ing the force of a de rec	When sel locree or or Ir a male by any C I fourt other th a High Co rt or by any re enue Co rt—  (a)—If the am to te al e of the sit he a such le recorder a mal a fifty or corder a male a fifty or the self that t	L 61 t mnnav One rupce Four rupces
8 Copy of any document lalle to stamp I ty under the General has app. Act 1879 when left by any part to a sufor pro- ceeing in place of the or ginal wither win	1	The amount of the duty largeable on the or Land Fost and s
9 Copy of any revenue or 1 dead proc. I goe or over and proc. I goe over an analysis of the proc. I		ł oht annnus

# Procedure-Miscellaneous.l

# Rules for grant of comes

22 Copies or extracts, certified to be true copies or extracts, by, or by order of, any public officer and not chargeable under the Court Tees Act, 1870, are, unless exempted under article 9 of Schedule II of the Indian Stamp Act, 1879, chargeable with stamp duty under article 22 of Schedule I of the latter Act, the terms of which are as follows—

Communication to the late to the state of the matching though

#### (8)-In any other case-one rapec

- 23 Court fices are remitted on the following dicuments namely -
  - Copy of a charge framed under Section 210 of the Code of Criminal Procedure, 1882, or of a translation thereof, when the copy is given to an accused person
  - (2) Copy of the evidence of supplement my witnesses after commuted ment when the copy is given under Section 219 of the said Code to an accused person
  - (3) Copy or translation of a judgment in a case other than a summons case, and copy of the heads of the Judge's charge to the jury, when the copy or translation is given under Section 371 of the said Code to an accused person
  - (4) Copy or translation of a judgment in a summous case, when the accused person to whom the copy or translation is given under Section 371 of the said Code is in rail
  - (5). Copy of an order of munitenance when the copy is given under Section 490 of the said Code to the person in whose fatour the order is made, or to his guardian, if any, or to the person to whom the allowance is to be paid
  - (6) Copy furnished to any person affected by a judgment or order passed by a Criminal Court of the Judge's charge to the jury, or of any order, deposition, or other part of the record, when the copy is not a copy which may be granted under any preceding clause of this Notification without the payment of a Court fee, but is a copy which on its being applied for under Section 548 of the said Code, the Judge or Mignitrate, for some special reason to be recorded by him on the copy, thinks fit to furnish without such payment.

#### (Procedure ~Miscellaneous

Rules for grant of comes

- (7) Copies of all documents furnished under the orders of any Court in Magistrate to any Government Advocate or pleader or other person specially empowered in that behalf for the purpose of emdire ing any trial or investigation on the part of the Government before any Criminal Court
- (S) Copies of all documents which any such advocate pleader or other p room is a quired to take in connection with any such tital or investigation for the use of any Court or Magistrate or may consider necessary for the purpose of advising the Giveniment in connection with any criminal proceedings.
- (9) Copies of judgments or depositions required by officers of the Police Department in the contract of their duties

(Vid. Notification of the Government of India No. 310 dided the 21st January 1886, published at Page 40 of the Galette of India, Part I)

- 24 Court fees navable under uticles 6 7 and 9 of Schedule I of the Court Fees Act 1870 have also been remitted by the Notification of the Government of India Department of Linance and Committee No. 1361 dated the 24th June 1881, on comes formshed by Cavil and Crommal Courts for the private use of persons applying for them. The effect of this Notificity is is that any copy charge able under arricle 6, 7 or 3 of Schedule I of the Court Fees Act 1870 may be furnished by a Civil or Cuminal Court on payment of copying charges only and without payment of any Court fe It however the upplicant to whom years has been sounted without payment of any Court for wish afterwards to have it filed exhibited it room led in any court or received by my public officer the must unless the copy be one on which Court fees have been remitted stamp it under write 6 7 or 9 as the casmay be blue it is presented to such Court or public offer that for an not provible on expressor in it is made under the I and A puisit of A to 1870. when the comes are issued to persons channing under such awards. Court fees ir not payable on copies issued to payour plantiffs or upplicate it judgments and decree in purpor suits or appeals
- 25 A copy of any paper which a public office ras expressly required by law to make or furnish for record in the path. (the latter in path) paths a recompled from starp duty by article (see Select le II) of the India Starp Act 1879.

# Procedure-Miscellaneous ?

Rules for grant of comes

26 No copying charges are payable on copies issued to the officers and under the cromatures described in rules 11 12 13 and 14 and to an a cused person or to a friend on his behalf under and subject to the provisions of sections 210 219 and 371 Crimmal Procedure Code and on a copy given under section 490 of the same Code

#### CHAPTER IV

Procedure to be followed in granting comes

27 An application for a copy must ordinarily be made by the applicant himself or by his duly authorized igent but a prisoner whether Civil or Criminal may apply for a copy through the Superintendent of the Jail or through a friend

28 If the application be made by a person representing himself to be

- a fixed of the prisoner on the prisoner's behalf the application will be sent to the Superintendent of the Jul to be attested by the prisoner and if it be so attested will thereafter be treated as the prisoner's own application. The Superintendent of the Jul will be desired to note on the application whether the prisoner wishes the copy to be delivered to himself or to the friend who applied for it
- 29 Official letters from the persons referred to in Rules 11 12 13 and 1 will be treated as applications for the purposes of the copies referred to therein
- 30 Applications made by the persons described in Rule 14 must state the purpose for which the copies are required
- 31 Should the presiding Officer of the Court or Office be of opinion that the demand made by any such persons is in excess of what is necessary for the purpose stated he may refuse to grant the whole or part of the copies applied for free of cost in which ease he shall record his reasons for the refusal
- 32 An application for copies shall be addressed to the Court or Officer in whose custedy the paper or papers of which copies are required are but any be pre-ented either to such Court or Officer or to the Court of first instance or officer, who or smally dealt with the case in which such paper or papers are recorded for transmission to that Court or Officer.

#### Procedure-Miscellaneous

Rules for grant of comes

33 The Court or Officer to whom an application for copies has been addressed or transmitted for orders under the last preceding rule may pass an order granting or for proper reason refusing the copies. Provided that in the latter case he shall record his reasons and return the application forthwith to the applicant or send it for return to him to the Court or Office who transmitted it.

Any person aggreed by such refusal may appeal to the Court or Office to whom appeals from decrees or orders of the Court or Officer rufusing the application he

- 34 If an application for copies is made to any Subordinate Court or Office the records of which are transmitted periodically to the Sadar Record room the presiding Judge or Officer may decline to direct grant of the copies from a record which will be required for transmission within five days from the date of such application unless he thinks that the grant of such copies will not interfere with the transmission of the record on the prescribed date. When a copy is refused under this rule, the applicant may be referred to the Officer in charge of the Salar records or it he soldships the application may be transmitted to that Officer under Rule, 32
- 35 If an applicant for copies presents his application to a wrong Court or Office such application shall be forthwith return to him with instructions to present it to the proper Court or Office unless it falls under the lattice part of Rule 32 and the applicant wishes that it should be transmitted to that Court or Office in which case the application shall be so deals with
- 36 When an application for copies is presented as provided for in the latter part of Rule 32 to the Court of first instance or the original office it shall be accompanied by a memorindum requesting its transmission to the Court or Office to whom it is addressed.

The applicant when presenting his application shall deposit such sum (not less than Rs. 2) as he interprises will extent ill charges including the extentee of four inners and remutance charges (if my) referred to in Rules 41 and 43 respectively, and mention such deposit in the application, and the memorrandum accompanying it

37 The Court or Office receiving the up heation as if resides hall for ward it to the Court to which it is addressed to be dealt with under Rules.

# Procedure - Miscellaneous J

Rules for grant of copy s

- 38 If the application is refused and sent back at shall be returned to the applicant together with the amount deposited by him after deducting the fee of fau annus referred to in Rule 41.
- 39 If the application is granted the copy or copies applied for shall be made and forwarded to the Coart or Office in which the application was presented for delivery to the applicant
- 40 If the Sectioner who has to prepare the copy of expressions that the sum deposited is monificant to cover the charges he shall at once cause a letter to be written to the Court or Office in which the application was presented stating what further deposit is required.

Provided a letter shall not be necessary where the difference between the amount deposited and the amount parable does not exceed R-2 in which use the excess charges may be necessared on delivery of the copy or copies

- 41 Or resemble of the copy or copies the Court or Office in which the application was presented shall hand it out to them or to the applicant and return to him the balance (if my) of his depo it after deducting the copying charges and an exteral 6 of four annix to be paid as becomifted precided and such further sum as may be required to defray charges of remittence of the copying fee &c, to the Court or Office in which the copy was made. The applicants receipt for the copy and the balance if my shall be taken and for windled to the Court which issued the copy or comes.
- 42 All correspondence under Rules 36 to 41 and 43 between the Court or Office receiving the application for expires and the Court or Office i sung the copies shall be written by the Sectioners appointed for the purpose by the respective presiding Offices—(one in each Court or Office)—(such of whom shall be entitled to a fee of two annis for his trouble in each case

The presiding Officer of a Court of Office may at his discretion remove any Sectioner appointed by him for the purpose of currying on such correspondence

43. The equing fee and the See ioners fee of two innas shall be remit to the Court in which the money was deposited to the Court in which the copy was included by part office order or in pasting stating sattle east of the applicant or in insular fee must be more consequent and one of remit.

# |Procedure-Miscellaneous.

Rules for grant of copies

time to be determined in each case by the presiding Office. If the Court or Office remitting the money be started at a place where there is a Government Treasury the remittance may be made monthly through it no remittance charges being levied for the same

When a remittine is mide in postings stramps an additional hilf innistramp for every eight amass worth of stramps or put thereof shall be sent to cover commission

- 44 All correspondence under these rules shall be signed by the presiding Officers of the Courts or Offices concerned and be franked with service stamps
- 45 When an application for copy is received and granted it shall forth with be entered in the register of applications for copies a form which is hereto appended (Form A). The number borne by the application in the register the amount deposited in advance (which shall not be less than one rupee) and the value of stamp duty levied (if any) from the applicant shall be noted on the application and initialed by the presiding Officer of the Court or Office corresponding entries being simultaneously made in the register under the direct supervision of the Reader or such other official as the presiding Officer may appoint.
- 46 The presiding Officer shall arringe for the primpt and purctual delivery of the documents to be copied to the Sectioner and in no case, such delivery shall be delived beyond 24 hours. The Sectioner shall be bound to report all unusual delays to the presiding Officer, who shall take such action as he thinks fit.
- 47 The Official delivering an original document or proceeding to the Sectioner shall invariable till e his receipt therefor in a receipt register (Form B) which shall remain in the custody of the Reader of the Court. When the document or proceeding is returned by the Sectioner such return shall be forthwith teknowledged and ditted by the receiving Officer ander his significant in the appropriate column. This register is well is the register of applications shall be periodically examined by the presiding Officer himself with a view to a citain that the diversariant papers in tomainally delived in I that the registers have duly been falled in from time to time.

# Procedure-Miscellaneous ]

Rules for grant of copies

- 48 All copies shall be written on one side of the standard paper for potitions. In the case of maps and plans or tabular statements as many sheets of that paper may be pasted together as will be required for the copy applied for
- 49 Copies to be delivered free of cost shall be written on paper sup plied from office stationery and shall be written on both sides of the sheet
- 50 The cost of paper for copies to be supplied on payment of fees shall be defrayed by the copyist making them
- 51 Copies which a Court or Office is required under these rules to grant free of cost shall be made free of any charge for such Court or Office by the Sectioner or Sectioners appointed therefor under Rule 1
- 52 Copies should ordinarily be granted within three days of the date of application. Any delay in granting them over a week should invariably be explained in an endorsement below the endorsements mentioned in Rule 54
- 53 At the close of each dry copies prepared for delivery on that drte will if not previously called for, be notified as ready for delivery by a notice in Form C affixed in a consuctious part of the Court or Office
  - 54 Every copy granted under these rules shall be endorsed as follows -

The cost of the copy in detail and the number of words copied

The date on which the copy was applied for

The date on which it was notified to be ready for delivery

The date on which it was ready

- 55 To prevent unauthorised alterations being made the dates should be written in letters in a distinct handwriting and the endorsements should be signed by the Officer appointed under Rule 63
- 56 On the delivery of a copy to the applicant the account of the de post in each and stamp shall be adjusted in his piecence and entered forth with in the register of applications for a piece and the applicant's signature taken in acknowledgment of such a function in a function.

#### (Procedule-Miscellaneous

Rules for grant of copies

- 57 If within the three working days next succeeding the date of the notice referred to in Rule 53 the copy be not called for the orders of the presiding Officer shall be taken regarding the disposal of it
- 58 If an applicant filed more stamps than are actually required or af he withdraws his application for copy unused stamps together with the bilunce of his deposit if any, or the whole of it as the case may be shall be returned to him in the presence of the officer referred to in R He 63
- 59 When an applicant does not uppear within a week or declines to mike the necessary deposit and furnish the requisite stump paper (where it is required) for his copy or when he does not appear to receive unused stamps within a week of the preparation of the copy or of the withdraw do the application the application shall be submitted to the presiding Officer for orders, and the unused stamps filed with the record of the case to which the application relates If the stamps be Court fees stamps they shall be can celled as required by lay If the applicant afterwards appear to receive the stamps the non-judicial stamps if any will be retuined to him and as regards Court fee stamps a certificate will be granted to him for their refund under the rules in force.
- 60 Except as provided for in the next rule applications for copies shall be complied with in the order of their dutes of receipt
- 61 An applicant for copies is on payment of double the ordinary fee payable under Rule 16 entitled to have his copies made and delivered to him on the day he presents his application provided that he has presented it in the for more
- 62 If owing to the documents of which copies are applied for under the list preceding rule being very lengthy copies could not be given to the applicant at the close of the day the fret shall be reported to the presiding Officer and subject to the orders he may pass the copies shall be completed the next Court day
- 63 No copy will be issued without a certificate being appended at its foot in the words—certified to be a true copy—ind without being strip 1 with the seil of the Court of Office—Subject to the provious of Section 76.

## Procedure -Miscellaneous ]

Rules for grant of copies

- of the Indian Evidence Act 1872 the certificate above referred to may be duted and subscribed
  - (a)—in the Court of Office of the Commissioner, by the Superintendent of the Commissioner's office
  - (b)—it the Courts or Offices of the Assistant Commussioners by their respective Head Clerts
  - (ε)— in the C mit of the C intonment Magistrate of Nasirabid by the Sub Treasury Clerk
  - (d)—in the Court of the Judicial Assistant Commissioner, by the Clerk of the Small Causes Court, and
  - (e)-in all other Courts and Offices by the presiding Officer

Provided that the English copies granted by the Court of the Judicul Assistant Commissioner and the English and Vernicular copies granted by the Court of the Extra Assistant Commissioner shall, if not certified by such Officers, be certified by the Head Clerk to the Assistant Commissioner, Ajunere

- 64 Before any copy is certified as mentioned in the last preceeding rule it shall be carefully compared with its originally the Reader of the Court or Office or by some other responsible member of the permanent establishment, who in token of his having done so shall countersign it and shall also if the copy bear a Court fee Stamp, cancel such stamp in the minici presented in the Resolution of the Government of India in the Finance Department No 3373 dated the 24th September 1875
- 65 In the case of a copy to be substituted for an original the fact that it is stamped under article 8, Schedulo I of the Court I cas Act, 1870 will be expressly noted at the top of the first sheet of such copy and the note will be checked and attested by the official attesting the capy.
- 66. In the end of a copy filling under article 22 Schedule I, of the In him Stimp Act, 1879 the value of the stimp of any, on the original will be noted it the top of the first sheet of such copy and the note will be checked and attested by the shearl attesting the cipy.

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# [Procedure-Miscellaneous

Forms for grant of comes

FOR WA Register of appliations for Copies in the Corst of the-

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# Procedure-Miscellaneous.)

Forms for grant of copies

Requinction Register

FORM B

for g	rant of copies	
10	Remarks	
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æ	laniziro lo mutan lo elaCl ni od barralar rosfico ed k nimuloo	Columns 1. 2. 2 and 4. shall be filled in by the contast immediately on presentation and admission of amplications for some
1	Signature of copyist	presentation
9	Date of delivery of original	nmediately on
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7	Offices designation of Officer and Officer and Offices of the offices of the office of	we filled in by
F.	aq fanigiro lo stafuolfia'i seiggos gá bening en eneg	and 4. shall b
e,	Date	dumns 1, 2, 3
} -	/nmpct	ಅ

applications for copies Columns 5, 6, will be filled in by the Official concerned at the time of delivery, and colounn 8 will be filled in by the copyrist at the time of return of the original to the Official referred to. When the office is closed, the register should be made over to the Reader of the Court for safe custods.

# [Procedure-Miscellaneous.

Forms for grant of copies

FORM C

Notice

It is seriedy notified that the following copies are ready for delivery

Date of Notice	Name of Applicant	Description of copy ready	Signature of Chief Ministerial Officer.
1	2	3	4

# Procedure-Miscellaneous ]

# Judicial Officers to note their Judicial powers

- 10 On receipt of the files by the Appel'ate or other Court the proper Officer will check the list and if correct note the date and sign it with his initial if incorrect he will make a note of the error on the list and lay it at once before the Appellate or other Court for orders
- 11 When the Appeal has been disposed of the same list will be returned with files to the Lower Court. The Officer by whom the files were despatched in the first instance will cause the list to be compared with the files received and if correct will return it duly attested as such to the Appellate Court to be filed with the records of the case to which it belongs as a receipt such receipt should be forwarded not later than the day after the file has been received.
- 12 The despatching Officer should also satisfy himself before trans mitting the files that the papers entered in the Indices of the files are complete. It occasionally harpens that files are received unaccompanied by the English Judgment Arbitration Award or some other important paper if the course now enjoined be strictly followed no such accidental losses or friud alent abstractions can help being discovered at once and the fault brought home to the responsible Official

#### CIRCULAR

# No 240 J -Dated Agmere the 22nd May 1886

# To-All Judical Officers in the Ajmere Merwara District

The following instructions extracted from a Punjab Circular are issued for information and guidance —

It is often of importance to ascertain whether in a particular proceeding an officer has been exercising Civil or Criminal powers as well is the powers which he is competent to exercise. But the record frequently discloses no more than the name of the officer or that he is a Tebsildar or an Extra Assistant Commissioner titles which in themselves connate nothing as to the Civil or Criminal powers of the officer thus designat very proceed ing of a Subordinate Court ought upon the five of the officer is of competent jurisdiction and the

# Procedure-General

# Judicial Officers to note their Judicial novers

assumes to act in such proceeding. Every Judicial Officer hearing or deciding a proceeding Civil or Criminal is therefore requested to note therein the powers under which he assumes to act

In Civil proceeding the powers should be noted as belonging to

Muneuff

Judge Small Causes Court

Sub Judge 2nd class

Sub Judge 1st class

and in Criminal Cases to-

Mamstrate 3rd class

Magistrate 2nd class

Magistrate 1st class Bench of Magistrates 2nd or 1st class

District Magistrate

Do d٨ empowered under Section 30

Justice of the Peace

Cantonment Magistrate Special Magistrate of 1st 2nd or 3rd class

When the Officer is acting in exercise of a power specially conferred e a summary power or the power of whipping in the case of a 2nd class Magis trate the record and the final order should disclose the fact that he is specially empowered in that behalf

# CIRCULAR MEMO

#### DISTRICT COLET

No 355 J - Dated Armere 30th July 1886

#### To-ALL SUBORDINATE COUPTS AJMERE MERWARA

The Judicial Commissioner has observed a tendency on the part of subordinate Courts in this District to record their judgments sometimes in very general terms without noticing the points in dispute between the parties or facts material to a correct decision upon the case. Attention is therefore directed to the necessity of complying with the requirements of law in the writing of judgments more particularly in cases open to appeal which should be complete in themselves giving a concise and intelligible

# Procedure-General ]

Form of Judyment

account of the facts and fully stating the reasons for the decision on the several issues in the case as well as expressing in clear terms the relief granted or the result arrived at

2 A form of judgment borrowed from one prescribed for use in the Bombay Presidency is subjoined for observance—

LORM OF JUDGMENT

In the Court of the

of

Civil Suit No

of 18

A B Piaintiff

reisus

C D

Defendant

Claim Rs

The Plaintiff sues to recover (state the substance clearly )

C D s defence is (state the substance clearly)

The issues for decision are-

1st

2nd 3rd

&c

My finding upon No 1 15 &-

My reasons for these findings are as follows -

(Here set them out)

I, therefore order that the Plaintiff to recover from the Defendant (state 1 hat)

or, I therefore reject the Plaintiff's claim

I order the costs to be paid as follows - (state particulars)

Sd L.V

(Designation in fell)

# To-Assistant Counissioners and Judges Small Causes Court Almeri, Beawar Nasirabad

Dated 11th October 1883

It appears from inquiry that the rules for the destruction of Records published in the Ajmere Regulation Book have not been duly observed Your attention to this omission is directed and you are required to rapre sent what measures are now required to dispose of useless papers which have accumulated from not having been destroyed according to the Rules laid down

2 For the future to assist all offices in separating papers to be destroyed from those which are to be preserved with reference to para 8 of Rule IX page 1215 Ajmere Regulation Book and para 3 Rule XIV and with reference to all English correspondence which is not Judicial the following rule is prescribed —

RULE Each office shall keep a nubber stamp on which the letter D shall be inscribed in large characters

Before a letter is submitted for orders to the head of the office it shall be stamped D in red ink if its destruction is permissible under the Rule or in the exec of non Judicial records if it does not appear necessary to preserve it for more than three years. The head of the Office will thus have an opportunity of seeing if it has been rightly stamped. D and all records so marked one easily be separated from files by any subordinate clerk when the time for destroying them arrives.

They must however be destroyed in the presence of a responsible Officer who need only see that they are marked D without examining their contents and Rule  $\lambda VII$  which enjoins a note being made of every record must not be overlooked. When the record to be destroyed has been entered in any register the note of its destruction should be made against such entry.

- 3 The object of this Rule is to insure the exercise of proper discr tion in the destruction of documents and to admit of such destruction being carried out by inferior clerks with the minimum expenditure of time and trouble.
- ! The Rule is not intended to supersede or interfere with any of the Rules in the Regulation Book

# Public Vorks

Pro 11 to

- 10. There we well reson to an Comme or all Done Comments to the comments of all Done Comments to the comments of the comments
- II When an Eleman search of and win elemps on each pure the bound the period of a foreigning of them while the search of the sea
- 12 When an Eliment in the Commission has presented as a substantial state of the Strong Language and the Strong Language and the strong property of the Strong Language and the strong property of the Strong Language and the strong property of the strong
- 13. On common of a wind a report in the confirm on of a comparation of the standard of the analysis of the standard of the sta
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## CHAPTER III

## PE - ED PE IN PECUID TO W SX

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- the content in some opens to the latter of a part of the part of t
- If All proposal flow we plan one can have been found onto the most of the fine and All reserves
- 17 There may man a national of the second extension of

# [Public Works

Proposed Rules

both Administrative and Financial grounds, as ficultiating the selection of schemes for early consideration both with regard to the relative importance of the proposed works and the limit of the available resources.

- 18 An annual list of schemes for administrative sanction should there fore be submitted between the list January and list of May of each year. The projects should be are upped in the list in the order of their importance, and the list should be accomputed by papers explaining the necessity for each work and giving a rough plan and estimate of cost for each work.
- 19 Such proposals as are approved by the Local Administration will be duly communicated to the Commissioner through the Secretive in the Public Works Department and at the same time the necessary instruction for the preparation of the detailed Plans and Estimates will be resued
- 20 Should, however any proposils for Administrative sunction be justified by really urgent necessity the Local Administration will receive and consider them at a time other than that prescribed above
- 21 Proposals for Irrigation acre projects on extensions or alterations to existing Works requiring Administrative sanction under these rules should in addition always be accompanied by a report by the Revenue Officer concerned of the estimated Direct and Indirect revenue to be expected.

SECTION II -PROCEDURE IN SUBMISSION OF PROJECTS

## Organal Works

- 22 The e are classed as --
  - Major Works or those which cost Rs 2 200 or upwards distinguished as
    - (a) Works costing more than Rs 5 000 which require the sanction of the Local Administration in the Public Works Department
    - (b) Works costing up to Rs 5 000 which with the advice of the Su perintending Engineer the Commi rioner may dispose of finally
- (u)—Minor Works or those which cost Rs 500 and not more than Rs 2500 which the Commissioner advised by the Divisional Engineer may dispose of finally

## Public Works.

## Provincial Rules

- (m)—Petty works which cost less than Rs 500, which the Commis signer may himself dispose of
- 23 Plans and Estimates under Copater III, Section I, Para 19 for works under class I (a) shall be submitted to the Local Administration in the Public Works Department for sanction on receipt of which the project will be registered for inclusion in the next year's budget Shanld, however, there be circum tances in king it advisable that the wirk should be executed at once, these should be stated in sending up the project and upplication made for the necessary appropriation of funds under a separate letter
- 24 Plans and Estimates under Chapter III, Section I, Para 19 for Works under class I (b) will be suctioned by the Commissioner himself and be similarly registered for inclusion in the next years budget, unless there be any work which circumstances in the it desirable to put in hand at once when the suctioned project should be sent to the Local Administration in the Public Works Department for the requisite appropriation of funds.
- 25 Plans and Estimates for Works under class II will be sanctioned by the Commissioner, and be registered for inclusion in the ensuing years budget, or if there are circumstances which make it desirable to carry out the work at once he should explain them in an application to the Local Administration in the Public Worls Department for an appropriation of the requisite funds.
- 26 The powers delegated to the Commissioner under class III do not extend to Imperial Works such as Military, Postal and Telegraph, to these as well as to 'Tools and Plant," provided for in the Imperial budget the Public Worls Code Rules will apply
- 27 (1) No work shall be commenced until sanction to it has been accorded, all itment of funds made and orders for its commencement issued by competent authority.
- (2) In cases of emergency when the Divisional Engineer considers that the stability of any work will be endangered by delay, the Commissioner may, with or without the advice of the Superintending Engineer, authorize any necessary precautionary measures to be carried out, reporting his proceedings at the same time for confirmation.

Norz.-For works under classes I and II Administrative sanction must first be ob-

# [Public Works.

Prouncial Rules

#### MUNICIPALITIES

- 28 Where not otherwise provided by Regulation the Rules in regard to power of sanction of Municipal Committees are as follows
  - 1-If the Estimates do not exceed Rs 2 200 the Committee can sanc tion them on the advice of the Divisional Engineer who shall always sign the Plans and Estimates in token of approval
  - 11 If the Estimates exceed Rs 2 500 and do not exceed Rs 5 000 they will be sanctioued by the Commissioner on the advice of the Superintending Engineer who will always, sign the Plans and Estimates in token of approval
  - m -- Estimates exceeding Rs. 5 000 will be referred to the Local Adminis ration in the Public Works Department

#### REPAIRS

- 29 Repairs are either Ordinary or Special -
- (a) Ordinary Repairs are those of a periodical or recurring nature

  These do not require Administrative sanction
- (b) Special Repurs are such as involve any addition alteration or renewal to the original design which is not due to ordinary wear or teat. For these Administrative sanction is required under the same rules as for Original Works.
- 30 The repairs for all classes of buildings and works are provided for in the General Budget of the Province and the expenditure on them must necessarily be limited to the total sum allotted annually in the budget
- 31 Sanctioned estimates for periodical repairs of all kinds only hold good until the 31st March following or in special cases until the 15th June
- 32 The Divisional Engineer should see that Periodical Repair Estimates embrace as much of the repairs required in each year as is possible, so as to reduce the number of separate estimates and requisitions.
- 33 The Commissioner should satisfy himself that the Divisional Engineer or his subordinates inspect each building and road periodically, in view to the Budget privision being made to bear due relation to real requirements and ensure all buildings being fairly maintained.

# Public Works ]

Protincial Kules

## ANNUAL REPAIRS TO BUILDINGS

- 34 Estimates for annual repairs of all Civil buildings should be submitted on or before the 1st June. This applies to repairs to be carried out by the Divisional Engineer
- 35 All repurs to buildings of a temporary character (mud walls tiledroofs native timbering &c ) will be carried out by the District Officials under the order of the Commissioner and from the funds provided in the Civil Budget for that purps se
- 36 No repairs affecting the constructive details of a building are to be executed except under the supervision of a Public Works Officer
- Judicial Civil 37 All Civil Imperial and Provincial Buildings connected with the ant Criminal Revenue Ro. Depurtments as per margin will be under the general charge of the Executional Federal Law Engineer Municipal Buildings unless specially made over to him, or sasticated as being used for Imperial purposes will remain in charge of the Committees Buildings and Bu
  - 38 It is the duty of the officer occupying the building to inform the Commissioner if a building in his charge is out of repair either by letter or requisition as for a new work
  - 39 No additions or alterations are to be made to any public building of any sort or kind without due authority. This order must be strictly attended to in each department and by the sanctioning or controlling authority, while the Public Works Department is held responsible from a professional point of view for the propriety of such alterations and additions as may be undertaken.
  - 40 Outlay on repairs to unauthorized additions or alterations to pro-
  - 41 The erection of private buildings within the precincts of Government lands is strictly prohibited and "ll, officers concerned are held responsible for reporting such irregularities. For the erection of Suitors' sheds Vakils rooms or buildings likely to be useful to people or officers attending court houses the sanction of the Local Administration must be first singlet.

# [Public Works

Provincial Rules

- 4.2 Every new building constructed by the Executive Engineer will be provided with all necessary fixtures including record ricks shelves prinking, &c. But the ripin of those fixtures and all petty repairs of doors and windows including the riplicement of broken glass will be provided for by the officers occupying the buildings except when required as part of a general repair.
- 43 The officer in charge of each building should male some person of his establi himent answerable for its general condition including the glass in each to in and fixtures—as also keeping a watch on the attacks of white ait giving strict attention to the cleanliness of the interior and neatness of the extern; and surroundings be charges for which may be made by the officer concerned in his contingent bill

#### COMMUNICATIONS

- 44 Roads are classed as-
  - I Imperal
  - II Local
  - III Mumeipal

Arrangements for repairs of class I will be made by the Public Works Department for classes II and III by the District Councils and Municipal Committee under the Rules and Regulations in force

## UNMETALLED ROADS

- 45 When Estimates for repairs of unmetalled roads are sanctioned the work may be carried out through the Divisional Engineer or by such other agency as the District Councils or Municipal Committees may resolve.
- 46 When the District Councils or Municipal Committees employ other Agency than the Divisional Engineer for require of unmetalled roads

# Public Works.]

## Provincial Rules

kutcha buildings, planting trees, &c., but require the work to be checked and paid for by him, the work shall be accounted for to the Divisional Engineer by a bill which must be accepted and paid by him

47 Any bill for such work countersigned by a Magistrate or by a Chairman of a Municipal Committee or District Council shall be deemed sufficient authority for its payment by the Executive Engineer on condition that there is budget provision, and that in the case of a work (other than repurs) costing over Rs. 50 there is a sanctioused estimate

#### TRRIGATION

48 At the commencement of each official year the Commissioner will be informed of the amount allotted for ordinary repurs under this head, the procedure for sanctioning the repairs will be the same as that f r repairs generally

## **ESTIMATES**

# Section III

- 49 Detailed Estimates for works costing R\* 500 and over, should no be entered upon until Administrative sanction has been accorded and the orders for their preparation been issued by the Local Administration in the Public Works Department, vide Section I, para, 19
- 50 In all Estimates for Major and Minor Works the letter giving Administrative approval and authorizing their preparation should be distinctly quoted under 'References.'
- 51 The Abstracts of all estimates must be prepared in duplicate. Both abstracts should bear the countersignature of the approving officer. The duplicate abstract for estimates for (a) Major Works will be sent to the Examiner, Public Works Accounts, by the Secretary to the Local Administration in the Public Works Department, those for (b) Major and Minor Works as well as for Repuirs, will be sent by the Divisional Engineer to the Examiner

## Public Works

#### Provincial Rules

- 52 The classification to be observed in the preparation of estimates is to be found in Appendix I of Public Works Code, Vol 2 To ensure uniformity of classification the headings of the estimates for works and repairs and their abstracts should show distinctly the division, district, fund class main-head and sub head (and where necessary the project of which the work forms part) to which the estimate relates
- 53 Estimates for repairing numeralised roads need not be of a relaborate character it will suffice to state the width of each road its general condition whether it be a hill road or road in the plains or partly one and partly the other with the proposed rate for repairs per mile for each class of road

# **FUNDS**

## Section IV

- 54. It is a fundamental rule that no outlay is to be incurred on any work without a due allotment of funds
- 55 Applications for all stments of funds should be submitted as soon as possible after the 1st April These should be regulated not nearly g to be light grants but to bona fide requirements (provided for in the bulget) for the year
- 56 Anticipated lapses of funds should be reported to the Local Administration in the Public Works Department by the 1st October in the Newscap at latest to admin of their utilization elsewhere
- 57 . The Local Administration alone has power to transfer funds from Original Works
- 58 The allotments entered in the bidget for any year for Original Works estimated to cost more than Rs 2500 each cannot be utilized until the money has been as igned in a formal manner by the Local Administration in the Public Works Department. The applications for such as ignirents should be submitted separately for each work.

# Public Works.]

## Prouncial Rules

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## **ESTIMATES**

## Section III

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# [Public Works

Provincial Rules

- 52 The classification to be observed in the preparation of estimates is to be found in Appendix VI of Public Works Code. Vol. 2. To ensure uniformity of classification the headings of the estimates for works, and repairs and their abstracts should show distinctly the division, distinct fund class main-head and sub-head (and where necessary the project of which the work forms part) to which the estimate relates
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## Public Works

### Provincial Rules

Military Pos

- 59 Applications for allotment of funds should be kept entirely distinct from references regarding estimates For instance if an estimate for a work is submitted for sanction and funds are required at the same time a separate letter regarding the funds should be written
- A reserve from the Minor Works grant allotted annually in the bud get for any year will be placed at the disposal of the Commi sioner When an appropriation for a minor work has once been made by the Commissioner, the Divisional Engineer will be held responsible that such budget appropriation is not exceeded. Such appropriation once made however shall not be diverted to any other minor work except under the authority granting the original appropriation
- A list of works remaining incomplete on the 31st March of any year and which have not been entered in the budget of the surceeding year shall be submitted early in April and allotment of funds asked for to the Local Administration in the Public Works Department
- The powers delegated to the Commissioner under the foregoing gruph Build rules of this section do not extend to Imperial Works (see margin)

## PETTY W RAS

- 63 A sum of money as a reserve for Potty Works will be placed from time to time by the I ocal Administration in the Public Works Department at the disposal of the Commissioner
- The Commissioner will sanction and allot funds (if available) up to the limit of his reserve for the construction of all Petty Works in his division costing less than Rs 500 If the Commissioner's reserve is exhausted and the work is urg nr application for further funds should be made to the Lo cal Administration in the Public Works Department On no account must Petty Works be commence I in inticipation of allotment of the requisite funds
- 65 The reserve placed at the disposal of the Commissioner is absolutely for Petty Works only unless otherwise ordered, and must not be applied to any other purpose

# Proposed Rules

#### REPAIRS

- 66 The allotment provided for repairs in the General Budget of the Province will be distributed at the commencement of each year according to requirements, and the Commissioner informed
- 67 From the sum so placed at the Commissioner's disposal appropriations will be made by that officer as he may deem requisite up to the limit of his allotment.
- 68 The Commissioner has the power to transfu funds for repairs within budget sub heads, as for example from one. Revenue building to another or from one Pales statem to another.
- 69 No appropriation should be made to a work or repair in excess of the sanction estimated amount for such work or repair
- 70 The Executive Engineer will submit a monthly statement in Form No 42 showing distinctly and separately every sinction accorded by the Commissioner or Assistint Commissioner under the preceding rules. This statement will show the condition of the reserves placed at the disposal of the Commission in at the close of the month.

## FORM NO. 42

settlement showing the condition of the Reserves for petty and unforesettlement showing the condition of Ajmere at the close of the month of

	ļ	RESERVE	1		
	Unappropri ited Balinus at en loflast inonth	Ad litions this month	Total	At propriated this month	Balince available
	·	ļ			
Petty Works Imperial Civil Buil Imps Communi attors Irrigation Texas Works Petty repairs Imperial Civil Buil Imps Communicity as Irrigation Total Repairs					

## Public Works 1

## Provincial Rules

71 This statement after counter signature by the Commissioner should be sent direct to the Lxummer of Public Works. Accounts accompanied by abstracts of the sanctioned requisitions or estimates on which the works are being carried out. A copy of the statement should also be sent to the Local Administration in the Public Works. Department.

### BUDGETS

### Section V

- 72 The Divisional Engineer will under the orders of the Commissioner prepare for submission to the Local Alministration in the Public Works Department the Divisional Budget programme or schedule for each year
- 73 For general guidance in the preparation of the Divisional Budget the following conditions should be observed
  - 1 That the grant of the previous year be taken as a general guide to the totals
  - n That all works likely to remain incomplete in the year and to be on hand in the ensuing year, have first consideration and entry
  - 111 That all works for which estimates have already been sanctioned stand second in importance
  - iv That works for which Administrative approval of the Local Admi
- 74 No works will be admitted in the Budget for which projects have not been submitted
- 75 In the Budget for each year the works to be carried out by Public Works Officers will be entered and a charge for Establishment on the lump sum will be made
- 76 The contribution to be made shall be as ruled in the Local Admi nistration No 1791S, dated 6th July 1877, at 10 per cent, on the amount entered in the Budget

(Public Works.

Provincial Rules

#### CHAPTER IV

### METHOD OF ACCOUNTING FOR EXTENDITIVE

- 77 The procedure and forms prescribed by the Public Works Coles in the matter of accounting for expenditure are to be strictly adhered to
- 78 The Divisional Engineer will be placed in funds by means of month by letters of credits obtained through the Examiner of Public Works Accounts
  From this source only can expenditure be incurred by him
- 79 The subordinates under the Divisional Engineer shall be impressibilities with impress fixed with reference to the waits of each subject to the limit in amount prescribed in Public Works Code Rule
- 80 In dealing with Lehsildars &c as contemplated in Chapter III section in paras 46 47 of these rules it will be proper to consistate them temporary impress-holders, with this difference, that they shall not be called out a furnals more than the bill nesseribed

-74 94 55-

